Mississippi Department of Human Division of Family and Children's Services Organizational Analysis Services

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Introduction

specified in the order. Following an intensive period of inquiry, fact-finding, analysis and discernment, this document serves as Public Catalyst's Final Organizational Analysis Report, of Family and Children's Services ("DFCS"). The parties' Agreed Order sets forth a period for agreement (the "Agreed Order") this summer with Governor Phil Bryant, MDHS and its Division through their counsel A Better Childhood and Bradley Arant Rose & White LLP, reached an and sustainable improvements in its child welfare system. setting out recommendations crafted to strengthen Mississippi's ability to achieve substantial between July 24, 2015 and November 24, 2015, and make recommendations to the parties as Public Catalyst to complete an organizational analysis of the Mississippi child welfare system, Reform Plan ("Modified Settlement Agreement") in Olivia Y. v. Bryant, Plaintiffs foster children, Human Services ("MDHS") pursuant to the Modified Mississippi Settlement Agreement and Acknowledging the desire and need for broader progress by the Mississippi Department of

safety, permanency and well-being of children in the foster care custody of Mississippi. alleging that Mississippi was not adequately protecting and serving children in its child welfare and Bradley Arant Rose & White LLP filed suit in March 2004 in the United States District Court organization, who are now with A Better Childhood, also a nonprofit advocacy organization, January 4, 2008. The Settlement Agreement included commitments designed to enhance the custody. The parties ultimately reached an agreement embodied in the Mississippi Settlement for the Southern District of Mississippi against the Governor of Mississippi, MDHS and DFCS, Agreement and Reform Plan ("Settlement Agreement"), which was approved by the Court on Foster children represented by attorneys from Children's Rights, Inc., a nonprofit advocacy

focused on overall performance improvement. The parties renegotiated the Settlement and the federal court has required Mississippi to implement five annual implementation plans, sequenced Agreement and the federal court approved a Modified Settlement Agreement ("MSA") in July Since 2008, the federal Court Monitor has consistently reported gaps in MDHS' performance corrective action plan, a remedial order focused on data integrity, and a remedial order that maintained most of the original Settlement Agreement's commitments their implementation regionally. The MSA supersedes the initial Settlement

The Agreed Order

not been met as of July 2015. To establish a corrective path going forward, the Agreed Order The parties stipulated this summer that many of the commitments contained in the MSA had

called for an organizational assessment by Public Catalyst, to include:

- ā recommending an optimal DFCS structure, including whether DFCS should be a freeshould be utilized; standing agency, its new organizational structure, and to what extent privatization
- Ö reviewing and considering the findings and recommendations made in Monitor's Reports on Implementation Periods 3 and 4; the Court
- 0 evaluating the areas in which MDHS and/or DFCS have not complied with the Modified recommending steps necessary to achieve substantial compliance; Mississippi Settlement Agreement and Reform Plan ("MSA") Dkt. 571]
- ٩ reviewing the current positions and salary structure in DFCS, and recommending necessary to hire and retain qualified personnel for all DFCS positions, including salary additional positions, if any, necessary for its effective functioning, and salary levels levels for the senior level management team for the Executive Director;
- Ü recommending the management and accountability structure within DFCS;
- . h and mixed caseloads; determining the most appropriate caseload measurements for workers with dedicated evaluating and analyzing the current caseload measurements in the MSA and
- òσ designing a plan for a needs assessment for services for children in care, their families of origin, and for foster and adoptive families, as well as a process to implement the needs assessment, including timetables;
- 5 reviewing at the statewide and regional levels DFCS' data-collection and analysis needed to support substantial compliance with the MSA; recommending both short and long-term solutions for strengthening each capacity as capacities, as well as its capacity to use data for performance management, and
- -consulting with the Governor regarding the qualifications, level of compensation, and the timing for hiring an Executive Director of DFCS;
- <u>.</u>. recommending qualified candidates to serve as the Executive Director of DFCS; and
- ~ working with a representative designated by the Defendants in ongoing discussions concerning the development of the recommendations contemplated herein

- the federal Court Monitor;
- counsel to the parties;

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- members of Governor Bryant's staff;
- members of the Judiciary;
- members of the Mississippi Legislature;
- members of the MDHS and DFCS leadership teams;
- regional DFCS leadership and staff;
- scores of foster parents from across the state
- staff from the Center for the Support of Families (CSF);
- staff from Chapin Hall;
- child welfare leaders from agencies across Mississippi including:
- Apelah;
- Baptist Children's Village,
- Catholic Charities;
- Christians in Action;
- Hope Village for Children;
- Methodist Children's Home,
- Mississippi Children's Home Services;
- New Beginnings International Children's and Family Services;
- Southern Christian Services for Children and Youth; Sally Kate Winters Family Services;
- Two Hundred Million Flowers; and

Sunny Brook Children's Home;

Youth Villages

welfare practices, which vary across the state. To prepare this report, Public Catalyst reviewed Hancock and Harrison Counties. During these office visits, Public Catalyst met with regional the Mississippi child welfare system. In addition, Public Catalyst visited MDHS offices in Hinds, selected randomly in a representative sample, to understand their caregiving experience within Public Catalyst conducted numerous phone interviews with foster parents across Mississippi, leaders and staff to understand the unique challenges and service needs that shape child

performance data produced by MDHS and the federal Court Monitor including: and analyzed wide-ranging administrative documents, as well as extensive aggregate and detail

- court documents; Olivia Y. Settlement Agreements, Implementation Plans, Remedial Orders and other
- Court Monitor Reports and Exhibits;
- **DFCS Organization Charts;**
- MDHS Weekly Activity Report for August 28, 2015;
- FY2015 & FY2016 MDHS Turnover Worksheets;
- DFCS Staffing Report as of August 31, 2015;
- Mississippi Class Specification Bulletins-Social Services Series;
- DFCS Caseload/Workload Reports;
- Foster Care Placement Data;
- Entry Rates Per 1000 Children (June 30, 2014);
- Likelihood of Re-entry from Exits (June 30, 2014);
- Permanent Exits by Exit Type (June 30, 2014);
- Various reports run from the SQL server, PAD reports and the data dashboard;
- Plan materials related to the new SACWIS;
- Mississippi Child and Family Service Plan 2015-2019;
- Mississippi Foster Care Services Assessments-Final Report-October 13, 2009; and
- MDHS/DFCS Performance Based Contracting Model & Implementation Strategy

directly or through the federal Court Monitor, unless otherwise noted All of the data cited in this report was produced by MDHS and shared with Public Catalyst

Demographics

table demonstrates, this number has been steadily increasing over the last two years, and In Mississippi, as of May 31, 2015, there were 4,931 children in state custody. As the following represents an increase of almost 1,000 children over a 23-month period.

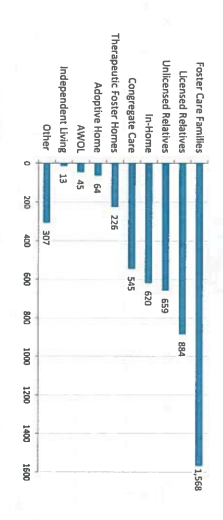
Table 1. Number of Children in Mississippi State Child Welfare Custody 2013-2015¹

6/30/13 3,936	6/30/13 6/30/14 3,936 4,497	children	Number of	Date
	6/30/14 4,497		3,936	6/30/13

¹Lopes, Grace. (2015). Children in Foster Care By Placement Type, By Region One-Day Snapshots, 6/30/13, 6/30/14 and 5/31/15.

resided in other placement settings.² were AWOL, less than one percent were placed in independent living, and another six percent residential treatment facilities, group homes, and emergency shelters. One percent of children percent). Of children in custody, 545 (11 percent) lived in congregate care settings, including (13 percent), in therapeutic foster homes (five percent), and in homes that intend to adopt (one 2015, including with relatives (31 percent), foster families (32 percent), with their own parents The majority (82 percent) of children in DFCS custody lived in family settings as of May 31,





following figure shows a complete breakdown of children in care by age: 2014,6 the majority of children in foster care were age 12 or younger Mississippi data analyzed by Chapin Hall at the University of Chicago^{4,5} indicate that as of July 1, (71 percent). The

facility (30), and CPA or interim placement (6). ²The category "other" includes children with placement settings listed as Pending (271), non-MDHS contract

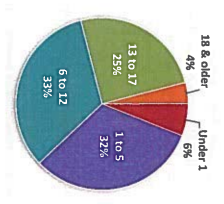
³ Lopes, Grace. (2015). Children in Foster Care By Placement Type, By Region One-Day Snapshots, 6/30/13, 6/30/14, and 5/31/15.

Chapin Hall at the University of Chicago; Center for State Child Welfare Data. (2015).

This data excludes children placed in-home or who were AWOL.

monitor indicated the data is due to be updated by no later than December 2015. ⁶The data is the most recently available information provided by the federal court monitor to Public Catalyst. The

Figure 2. Age of Children in Foster Care on July 1, 2014



With regard to race, 47 percent of children in foster care were White and 47 percent were race, and less than one percent was Asian/Pacific Islander or Native American. African-American. Three percent of the population was Hispanic, two percent was of unknown

Recommendations

extensive fact-finding and consultation, this report contains recommendations in service to discipline and an outcome plan that focuses first and foremost on the fundamentals. Following those values. In summary, our recommendations are: A child welfare system ripe for reform requires equal doses of strategy, forbearance, passion,

Organization and Structure

- controlling agency, housed within MDHS but independent of MDHS management and oversight, In the immediate term, we recommend Mississippi convert DFCS into an "in-but-not-of" to the Governor. (MIS)/Information Technology (IT) functions, led by an Executive Director reporting directly 댨 nwo budget, personnel and management information
- and neglect investigations), beginning with a comprehensive public-private planning Pilot a targeted, county-based privatization of child welfare services (excluding child abuse initiative of at least 12 months duration in a county or counties where there exists (a) the

and implement a plan that ultimately makes DFCS a free-standing agency by June 30, 2018, in as cost-efficient a 7 In a recommended second phase, we suggest the Legislature and the Governor jointly commission staff to create fashion as possible, maximizing resources for implementation of the Olivia Y. commitments.

- the Olivia Y. commitments for children, youth and families. interagency planning and enhance system collaboration and accountability in furtherance of Designate a senior member of the Governor's team to support DFCS, coordinate
- main program areas: foster care, adoption and child protective services. regions more robust and continuous support, guidance and accountability in the agency's Build a better-resourced DFCS Field Operations team in the State Office to provide the

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- management, supervision and support of the regional directors. Create in DFCS a second Deputy Director for Field Operations position to ensure adequate
- foster care and adoption program functions. Move from DFCS Administration to DFCS Field Operations, State Office staff responsible for
- parents adequate to meet the needs of children in the region's custody. to each regional director program staff to recruit, license and support foster and adoptive In order to better implement the unified, central vision and commitments of DFCS, allocate
- equipment, data, flexible funds and services. administrative work of the regional director, including human resources, to each regional director adequate administrative staff in the region to support the vast In order to better implement the unified, central vision and commitments of DFCS, allocate facilities,
- To support the streamlining of DFCS' hiring and management of its human capital needs, exempt DFCS from State Personnel Board oversight for a period of at least 36 months

Focusing on the Fundamentals

- commitments. The fundamentals must include measures to: other priorities until a stronger organization is in place. Once the fundamentals are in place Renegotiate the MSA to prioritize key commitments that will focus reform efforts on the sustainably in Olivia Y. This must include the following areas as immediate priorities, and forbearance on fundamentals of a strong child welfare system in order to achieve the requirements of a county, DFCS should proceed to implement core case practice
- current reliance on shelter care to better meet their needs for safety, permanency and well-being. Increase the availability of family-based placements for children and sharply reduce
- child safety and relative support Address the need to timely license relative foster parents in order to ensure both

.

and retention plan to achieve those caseload standards within 12 months. caseloads, followed by an expedited and comprehensive recruitment, hiring, training Reduce the too-high caseloads for many DFCS staff by developing and implementing statewide staffing needs analysis based on a new methodology for

.

- Degree and an agreed-upon level of experience. criteria for child welfare supervisors to include staff with a qualifying Bachelor's workload standards described in this report. The parties should expand the eligibility Ensure an adequate number of properly prepared supervisors, consistent with the
- . similarly qualified staff in other divisions and agencies within Mississippi. supervisors, DFCS should use data and information on salary levels being provided to determining they should should reflect their roles as members of the DFCS senior management team, and retention. Given the responsibilities of the regional directors, their compensation area social work supervisors and regional directors to enhance recruitment and Raise compensation in DFCS for casework staff in the family protection title series, the 6 paid salaries that are more reflective of their roles. When level of increased compensation for DFCS caseworkers and
- . computers for work in DFCS offices. phones or tablets Equip caseworkers with the tools they need to keep children safe, specifically smart for field-based investigative work and resource access; and
- evaluate performance on those initiatives during the first year of a new agreement. management efforts on a limited set of key metrics that can be used to measure and Prioritize and focus DFCS data quality, reporting, analysis, and performance
- Strengthen the DFCS Administrative Office of Courts relationship.
- Services, whenever it is serving as the legal or physical custodian of the child under the case. Such includes the Department of Human Services, Court Practice which will read, "A parent, guardian or custodian of a child is a party to the Governor's Office to support an amendment to Rule 11(b)(2) of the Uniform Rules of Youth Work with the Administrative Office of Courts, the Mississippi Legislature and the Mississippi Youth Court Law." Division of Family and Children's

Caseload Measurements

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complex and outdated minutes-based workload methodology for tracking performance Preserve the MSA's agreed-upon caseload standards, but abandon the MSA's favor of case weighting for mixed caseloads. overly-

Needs Assessment

- family-based placements for children in MDHS custody, access to medical, dental and in connection with Olivia Y., DFCS should target its implementation to the expansion of Given the continuing validity and relevance of the needs assessments previously conducted behavioral health services for children, and reunification services for children and families.
- healthcare services to children by Mississippi's available pool of healthcare providers; into the child welfare custody of DFCS, and focus MSA requirements on the delivery of core Create and implement a plan to ensure immediate health care coverage for children taken
- quality of service Services Program to identify remaining gaps in services, in terms of both availability and Perform an assessment in counties already served by MDHS' Comprehensive Family Support
- from state contracting regulations that unduly burden and delay the delivery of services In order to facilitate the timely procurement of urgently needed services, exempt DFCS
- and Title IV-B maximization. Mississippi child welfare system through blended funding strategies and federal Title IV-E Develop and implement a plan to enhance Federal Financial Participation (FFP) in the

Data Collection, Analysis and Performance Management

Reach a final determination about the approach to replace MACWIS and implement Information Technology Governance Structure.

The Crossroads

to their birth families, and in a number of regions, DFCS' relationship with the courts is strained. treated as a party in the Youth Court proceedings that order children removed from or returned agency's data analysis capacity is too modest in some key areas. The agency frequently is not reportedly contributed to attrition, inhibiting the agency's ability to achieve its full promise. The caseworkers and supervisors have gone many years without a raise, and salary stagnation has children and families into involvement with the Mississippi child welfare system. Most DFCS morale appears low and many key stakeholders feel outmatched by the forces that propel of MSA commitments that appear increasingly out of reach to the parties. The agency's staff number of family-based placements for children, high staff caseloads and a burgeoning number DFCS finds itself at the crossroads of a sharply rising foster care population, an inadequate

Child and Family Services Review (CFSR), revealed that Mississippi needs to embark on a The most recent data provided by the United States Department of Health and Human Services,

children exiting the system between 12 and 23 months. At the same time, the CFSR data indicates that Mississippi meets national standards for performance in the remaining safety and frequency with which children move among placements and to achieve faster permanency for performance improvement plan to stem the recurrence of child maltreatment, to reduce the permanency measures.

achieve the promise of the Olivia Y. commitments, DFCS needs three essential shifts to occur: at this point appears to be at the limits of its capacity to achieve more substantial gains. To organization; (2) the resources to hire, train and retain a workforce that is able to provide that is squarely focused in its first phase on the fundamentals of a stronger child welfare (1) a detailed reform roadmap, agreed upon by the parties, and supported by the Governor, partners and the courts in support of a shared vision for the child welfare system and its (3) robust partnerships with the Mississippi Association of Child Care Agencies, other service children and families access to the services they need to exit DFCS involvement and thrive and The agency has embarked on many varied initiatives in an effort to address its challenges, but

Organization and Structure

enormous responsibilities of the larger agency. In addition to DFCS, MDHS includes Divisions for child welfare stakeholders, including leaders within both MDHS and DFCS, who described the including whether DFCS should be a free-standing agency, its new organizational structure, and accountable in this oversight to MDHS where other priorities necessarily loom and compete empowered with direct oversight of the functions vital to organizational effectiveness (at a the Agreed Order, the parties have already agreed that DFCS will be led by an Executive not consistently been able to prioritize the various needs of DFCS, such as the data, technology, prevents MDHS leadership from focusing exclusively on the child welfare system, and they have Development; and Family Foundation and Support. The breadth of their organizational horizon Aging and Adult Services; Community Services; Youth Services; Early Childhood Care and to what extent privatization should be utilized." Public Catalyst interviewed Mississippi's key The Agreed Order stipulates Public Catalyst will "recommend... an optimal DFCS structure, minimum, personnel, budget and management information systems (MIS)) and not DFCS leader's ability to move the agency toward compliance with Olivia Y., (s)he should be Director reporting directly to the Governor and not to the head of MDHS. To enhance the new budgetary and personnel imperatives that can launch or stall progress under Olivia Y. As part of

free-standing. Context is relevant and leadership is vital. The optimal structure allows human services departments, while others could not do so until they were unencumbered and became Some child welfare systems across the United States have reformed as part of larger human

stakeholders describe competition for resources among MDHS divisions and compelling human services challenges beyond child welfare. Restructuring can be an important ingredient to success, particularly in Mississippi where Governor in an unfiltered, accountable way and access resources adequate services leaders to maintain their focus on child welfare reform, stay connected to the for success.

coordinated approach to interagency planning and system collaboration and accountability. actively supported and monitored by a senior member of the Governor's team who promotes a Throughout this effort, DFCS is more likely to accomplish the goals set forth in Olivia Y. if it is fashion as possible, maximizing resources for implementation of the Olivia Y. commitments. a plan that ultimately makes DFCS a free-standing agency by June 30, 2018, in as cost-efficient a recommend the Legislature and the Governor jointly commission staff to create and implement Director reporting directly to the Governor. In Phase Two, over the next 30 months, we would independently prepare and defend its budget request to the Legislature, DFCS within MDHS in name only, independent of MDHS management and oversight. DFCS In Phase One, we recommend immediately implementing an "in-but-not-of" model that houses separation between MDHS and DFCS. Instead, we recommend a middle path in two segments. leadership's precious focus and time should be diverted presently to achieve a permanent work that ultimately requires the leadership and support of the Legislature. decision-making about the division and allocation of those resources. This is time-consuming perhaps most importantly, a thoughtful examination of available resources and then key the agency; an assessment of facility needs and a corresponding plan to meet those needs; and, planning, including a full review – and often a rewriting – of statutes and regulations governing commitments. To optimize the chance for success, restructuring requires an intensive season of dynamic needs of the smaller, more-focused organization as it strides toward the Olivia Y. independently manage its own budget, personnel and MIS functions, led by an Executive exigencies that now confront the Mississippi child welfare system, we do not believe among other attractive gains, an ability for the agency's leadership to focus squarely on the In the case of Mississippi, the virtues of transforming DFCS into a free-standing agency include, Given the

leader must play in stewarding the agency to achieve substantial and sustainable reform. We and compensation and were undertaken with a sense of urgency given the vital role DFCS' next efforts across the country. Those conversations included discussions of candidate qualifications leadership models that have demonstrated a record of success in similar child welfare reform four month period of assessment, we conferred with representatives of the Governor regarding and recommend qualified candidates to serve as the Executive Director of DFCS. During this qualifications, level of compensation, and the timing for hiring an Executive Director of DFCS Agreed Order requires Public Catalyst to consult with the Governor regarding the

qualifications and by November 24, 2015, made a recommendation to the Governor. met with potential candidates for the position of Executive Director, assessed their

and child protective services. support, guidance and accountability in the agency's main program areas: foster care, adoption connected to the regions and charged to provide the regions more robust and continuous program position, responsible to supervise regional directors, should be created. The state should move manage and support the work of staff in the regions. At a minimum, a second Deputy Director The state should bolster staffing in the DFCS Field Operations office in order to adequately staff from DFCS Administration to Field Operations and develop DFCS

Mississippi should assign to the regional directors adequate administrative staff in the regions structural reforms are essential and urgent to better position regional directors to strengthen some of them have made meaningful gains toward Olivia Y. commitments in their regions is a it all, do it quickly and do it well, with insufficient compensation, guidance and support. That adequate team of program experts in the State Office; regional directors are often asked critical to gains in the child welfare system. Their work is not presently supported by an facilities, equipment, and access to flexible funds and services. to support the vast administrative work currently underway there, including human resources, the regional directors, adequate to meet the needs of children in the region. And finally, the system for children and families. The state should allocate foster care and adoption staff to testament to their passion, hard work and determination. Within DFCS, two additional tasks attract time and attention away from managing the practices, resources and relationships Mississippi are currently tasked with a broad array of administrative responsibilities. These DFCS regional directors who are charged with administering the child welfare system across

supported, and expanded as its results accord with Mississippi's Olivia Y. commitments outcomes should be closely monitored against outcomes of an agreed-upon control county and child welfare responsibilities, excluding child abuse and neglect investigations. The pilot's private capacity and ample public agency leadership support to pilot a privatization of certain where there exists the need for expanding and strengthening service delivery with both strong partners into a comprehensive planning initiative in 2016 that identifies a county or counties provides a rich opportunity for innovation. We believe DFCS should invite its private system historic collaboration between DFCS and the Mississippi Association of Child Care Agencies breadth and depth of vitality along the public-private continuum varies by region, but the the public child welfare system and among its private, community-based agency partners. The There are pockets of organizational strength and capacity across Mississippi, present in both

Focusing on the Fundamentals

appendices at length, and met with the Court Monitor at her offices in Washington D.C. twice the Period 3 and Period 4 reports contain numerous findings that are both related 3 and Period 4 reports At Appendix A, we have attached a chart summarizing selected findings contained in the Period unrelated to specific reporting requirements. Public Catalyst has reviewed both reports and all the management and accountability structure within DFCS." According to the Court Monitor, levels for the senior level management team for the Executive Director [and] recommending levels necessary to hire and retain qualified personnel for all DFCS positions, including salary recommending additional positions, if any, necessary for its effective functioning, and salary assessment should include "reviewing the current positions and salary structure in DFCS, and achieve substantial compliance." The Agreed Order further establishes Public Mississippi Settlement Agreement and Reform Plan... and recommending steps necessary to recommendations made in the Court Monitor's Reports on Implementation Periods 3 and 4 The Agreed Order tasks Public Catalyst with "reviewing and considering the findings and [and] evaluating the areas in which MDHS and/or DFCS have not complied with the Modified Catalyst's

Monitor, and the barriers to additional gains by DFCS. As we have written8: considered the numerous MSA requirements measured and discussed at length by the Court Our experiences strengthening public child welfare systems have been instructive as we

caseworkers had better placement options for children, and existing homes became less strained. This elsewhere. For example, as the net number of foster and adoptive homes in New Jersey increased to improved results. To our surprise, the strength of some of the early work hastened positive results second phase followed with service expansion and practice model implementation – ultimately leading in recruiting, hiring, training and mentoring staff and aggressive foster and adoptive home growth). The bifurcating the work into two phases: the first phase focused on the fundamentals (e.g., massive efforts chaos and disappointment of the old, flawed system in order to travel toward a system that achieves critical to any reform movement, but taking the time to develop a strong infrastructure is the only way to positive outcomes for children and families. New Jersey's revised consent decree embraced this principle, more likely. The road to reform involves a logical sequencing of key initiatives that leaves behind the too often, we are urgent for outcomes at the expense of the fundamentals that make those outcomes create positive change that endures. We must be urgent about the right things in a sensible order, and led to a lower rate of maltreatment while in care. Repairing a public system is like building a house: it begins with the foundation. A sense of urgency is

phases. The first phase must put in place the pillars of organizational strength statewide, and We believe it will be important to success in the Olivia Y. litigation for the parties to negotiate a new framework for overall system improvement, sequencing organizational reform in OWI

⁸ Armstrong, et al. (2012) New Jersey: A Case Study and Five Essential Lessons For Reform

data quality, reporting, analysis, and performance management efforts on a limited set of key with essential tools to help children achieve safety, permanency and well-being; and prioritize achieve manageable workloads for DFCS caseworkers and supervisors; provide the workforce Structure section above; end the shortage of licensed family-based placements for children; first phase specifically address the structural framework described in the Organization and strategies the parties agree Mississippi will deploy to achieve these results. We recommend the first year of a new agreement. metrics that can be used to measure and evaluate performance on those initiatives during the the second phase should prominently feature improved outcomes for children and the core

improving practice and to support ongoing practice model implementation concurrently with contractual resources should be used to maintain and continue the momentum toward appropriate, fundamentals are in place in all of the regions, we also recommend that, where possible and and leadership stability to promote implementation of the practice model than in other regions, primarily the earlier implementing regions, there has been a greater degree of staff that there is a level of momentum in place that should not be interrupted if possible in order to Mississippi have made progress in implementing the current child welfare practice model and We recognize, drawing on the findings in the court monitor's reports, that some DFCS regions in putting the fundamentals in place statewide. regions. While DFCS' primary efforts should be focused in phase one on ensuring that all of the continue moving toward improved outcomes for children and families. In some of these the new DFCS leadership identify those regions in which DFCS' staff

done under tight time constraints, it is important that caseloads be manageable supervisors. Moreover, because the work is challenging and all of the work is expected to be be easily and swiftly undermined by high turnover rates among caseload-carrying staff and learning curve is steep, the ability to find and keep good staff is critical, and reform efforts supportive supervision to make good decisions, form strong relationships with children and requires well-trained staff who garner enough experience over time with the help of strong and rewarding work at its best but challenging to do well on a day-to-day basis. Because families, leverage resources and services, and advocate successfully for good outcomes. It is The State of Mississippi and the Plaintiffs agree that child welfare work is challenging. It

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achieve positive outcomes for children and families, it is critical that Mississippi have problems with the caseload data reported by Mississippi, but even at face value, to treat the children and families served by DFCS. The Court Monitor describes a variety of An effective approach to work with staff should mirror a model for how the parties want staff competent, committed, trained, and resourced child welfare workforce. reveals many staff burdened by workloads in excess of the parties' agreed-upon standards. To The first order of

organized in-service training menu, the content of which reflects reform priorities with a academies for new staff; and address staff attrition and increase caseworker and supervisor State Personnel Board oversight for three years; expand the number and frequency of training the process for filling DFCS vacancies; streamline the DFCS hiring process; exempt DFCS from rational delivery schedule that ensures office coverage. hired staff enter training within two weeks. Existing staff can be provided with a focused, retention. We urge DFCS to change the training delivery system quickly, committing that newly implemented to assess staffing needs sufficient to meet the new workload standards; expedite achieve manageable caseloads for staff within one year. This requires plans be developed and business must be the creation and implementation of a comprehensive, dynamic plan to

child welfare supervisors to include staff with a qualifying Bachelor's Degree and an agreedeligible to supervise the agency's casework staff. upon level of experience to expand the pool of experienced child welfare practitioners who are workload standards described in the MSA. The parties should expand the eligibility criteria for DFCS has in place an adequate number of properly prepared supervisors, consistent with the strong supervision, and we recommend the first phase of this iterative reform program ensures such as available resource homes, and investigative information about child abuse histories. precious time and focus for the work of child welfare. reinvigorate staff and the reform process by allowing momentum to build and maximize have on both morale and service delivery. Strategic, quick wins early in a reform movement can One can never underestimate the impact that working computers, cell phones and other tools resource access, and computers for their work in DFCS offices. An enormous amount of time is specifically smart phones or tablets for their extensive field-based investigative work and lost, and worker burnout reportedly accelerated, by the lack of ready access to information, We recommend DFCS equip its caseworkers with the tools they need to make sound decisions, Most importantly, caseworkers need

duties. We recommend their compensation be elevated to better reflect their responsibilities. funded for at least 11 years. However, DFCS did receive an across-the-board pay raise on July 1, The cost of living component of the Mississippi Variable Compensation Plan has not been work with compensation that does not reflect the breadth, depth and importance of their within DFCS for many years. Regional directors are required to manage and lead vast pieces of retain qualified personnel for all DFCS positions. In general, most wages have been stagnant have only been awarded to a small portion of employees 2007 for SFY2008, which could be considered a cost of living increase. Subsequent increases The parties stipulated that Public Catalyst should examine salary levels necessary to hire and

following data shows the change in the Consumer Price Index for All Urban Consumers (CPI-U) result, DFCS has been challenged to recruit staff as salaries have remained flat. The

increased by 30.148 points or 14.96 percent.9 pay increase was issued to DFCS employees, to July 2015. Over this eight-year period, the CPI-U for the Southern Region of the United States from July 2007, the last time an across the board

Table 2. CPI-U Southern Region 2007-2015

L					July 2010 210			July 2007 201	Date CPI-U
731 710	232.013	227.548	222.667	219.682	210.988	208.819	213.304	201.571	Ċ
-0.1%	+2.0%	+2.2%	+1.4%	+4.1%	+1.0%	-2.1%	+5.8%	The state of the s	Percent change from prior year

qualifications: by the State of Mississippi in medical, mental health, or psychiatric settings. 10 Starting salaries DFCS caseworker salaries are in many instances low relative to other social workers employed positions are outlined below and compared to DFCS positions with equivalent

Table 3. State of Mississippi Social Work Salary Comparison

Qualifications	Agency Agency Agency	Salary - Other Agency	Position Title – DFCS
BA		18 1	Family Protection Worker I
BA + 1 year of experience	1	1	Family Protection Worker II
BSW	Social Worker I	\$29,138.72	Family Protection
	Social Worker Inst.	\$26,665.30	Specialist
BSW + 2 years of experience	Social Worker III	\$35,257.85	Family Protection Specialist Senior
BSW + 4 years of experience	Social Worker IV	\$38,783.63	Family Protection Specialist Advanced

which also stands in stark contrast to the more modest compensation afforded to DFCS And in Appendix B, we have included the public school teachers' salary schedule in Mississippi,

⁹ The **Southern Region** includes Alabama, Arkansas, Delaware, District of Columbia, Florida, Georgia, Kentucky, Louisiana, Maryland, Mississippi, North Carolina, Oklahoma, South Carolina, Tennessee, Texas, Virginia, West Virginia. Data is derived from the Bureau of Labor Statistics. Source: http://www.bls.gov/cpi/cpi/cpi/cri.dr.htm#2010 State Personnel Board website: http://agency.governmentjobs.com/mississipp/default.cfm?action=agencyspecs 10 All information on government employee salaries and position qualifications is derived from the Mississippi

data and avoid to the maximum extent possible unintended consequences. enhance the agency's recruitment and retention performance should be informed by actual receiving public benefits, so we simply offer the caution that a salary increase designed to public aid. During this assessment, DFCS could not quantify the prevalence of its employees benefits, and if not designed strategically, may be insufficient to outweigh an individual's loss of because their current wages are so low. A pay raise could render some staff ineligible for those qualify for and receive means-tested public benefits, such as subsidized health insurance, impacting employees. We became aware during this assessment that a number of DFCS staff agency must be careful to ensure that raises do not have the unintended effect of adversely elevate the compensation for the Family Protection Worker and Specialist title series. recruitment and retention plan to achieve manageable workloads for DFCS staff, Mississippi essential services and support to children. We recommend that as a component of its overall caseworkers despite the fact that both professions require a Bachelor's Degree and provide

build a plan to increase substantially the availability of licensed, family-based placements and important service need for children in custody: a safe and loving home. We recommend DFCS presents a key opportunity for DFCS to focus its efforts in a crucial area, and perhaps the most the burgeoning number of placements that are not licensed as reported by the Court Monitor, curtail the system's reliance on shelters. The lack of family-based placements for children in the child welfare custody of Mississippi, and

custodian of a child is a party to the case. Such includes the Department of Human Services, 11(b)(2) of the Uniform Rules of Youth Court Practice which will read, "A parent, guardian or Courts, the Mississippi Legislature and the Governor's Office to support an amendment to Rule well-being. We recommend the new leader of DFCS work with the Administrative Office of agency held responsible by the people of Mississippi for children's safety, permanency and treated within most legal processes as an interested party. Children are removed from their is not a party and in some settings has no voice, regarding the disposition of children whose relationship with the Administrative Office of the Courts. In courtrooms across the State, DFCS custodian of the child under the Mississippi Youth Court Law." Division of Family and Children's Services, whenever it is serving as the legal or physical parents' custody, or reunified, or adopted, in many instances without initiating action from the lives they are entrusted to protect. Unlike child welfare agencies in most states, DFCS is not Within the first order of business for the new DFCS Executive Director is strengthening the

Caseload Measurements

the current caseload measurements in the MSA and determining the most appropriate The Agreed Order directs Public Catalyst's assessment to encompass "evaluating and analyzing

supervisors had workloads consistent with the MSA requirement of supervising five or fewer data are set forth at length in the most recent reports to the federal court. The data used by the caseworkers. 11 The Court Monitor's analysis of, and concerns about the quality of, caseload according to data and information provided by the Court Monitor, 64 percent of Mississippi's caseload measurements for workers with dedicated and mixed caseloads." As of June 30, 2015, MSA that is overly complex and outdated Court Monitor is generated by MDHS using a minutes-based methodology prescribed in the caseworkers had caseloads that met MSA requirements, and 80 percent of Mississippi's

minutes-based methodology with a clear weighting formula for staff who carry more than one type of case, commonly referred to as mixed caseloads. comport with best practices. However, we recommend the parties agree to replace the We recommend the parties' maintain the caseload standards established in the MSA. They

electronic information. The parties begin with a simple principle - all work counts. The caseload cases are identified electronically or through hand-counting, the measure is the number of staff time at that role (1.0 full-time equivalent or FTE) is straightforward. Whether the staff and counting process for staff who are assigned 100% of the time to a single role and who work fullsupplement this process through hand-counting and by doing on-going validation of the in each role who meet the standards for that role set forth in Table 4 below DFCS reports it has the capacity to count most caseloads electronically but it will have to

functions should be analyzed as if they are part-time staff and their caseloads pro-rated who spend part-time in caseload carrying or supervisor functions and part-time in other Caseload rates should be pro-rated for staff who are less than full-time. Caseload rates for staff accordingly.

be subject to the weighting formula below. Utilizing the standards set forth in the MSA, each determine a worker's caseload. Performance should then be evaluated as follows: individual case will be assigned a weight and then the weights will be added in order to We recommend that staff with "mixed" caseloads, those who carry more than one type of case,

Snapshot 6/30/15. Out Counties Responsible for Supervising DFCS Caseworkers Meeting MSA Requirements, By Region One-Day DFCS Caseworkers Meeting MSA Requirements, By Region One-Day Snapshot 6/30/15; Supervisors in Non-Carve Requirements, By Region One-Day Snapshot 6/30/15; Supervisors in Carve Out Counties Responsible for Supervising Snapshot 6/30/15; Caseworkers with Mixed Caseloads in Carve Out Counties Meeting MSA Requirements, By 11 Lopes, Grace. (2015). Caseworkers with Dedicated Caseloads Meeting MSA Requirements, By Region One-Day Region One-Day Snapshot 6/30/15; Caseworkers with Mixed Caseloads in Non-Carve Out Counties Meeting MSA

- Meet caseload standards
- The caseload total is equal to or less than 1.0 = 100%
- Over (but close)
- The caseload total is above 1.0 and equal to or less than 1.20 = 101 to 120%
- The caseload total is greater than 1.20 = 121% or more

We recommend the following weighting be applied in the caseload standards:

Table 4. Proposed Mississippi Caseload Standards

Roie	Standards	Weight Per Case - 100% Capacity
Child Protection Workers	14 investigations	0.0714
Ongoing Foster Care Workers	14 children	0.0714
In-Home Protection Workers	17 families	0.0588
In-Home Dependency/Prevention Workers	25 families	0.04
New Application Licensing Workers	15 homes	0.0667
Renewal Licensing Workers	36 homes	0.0278
Adoption Workers	9 children	0.1111
Abuse & Neglect Intake Workers	118 intakes	0.0085

Needs Assessment

a standardized tool designed in part to surface gaps in services among substitute caregivers phone interviews with 62 randomly selected foster parents across the State of Mississippi using we reviewed the Mississippi Foster Care Services Assessments completed by the Center for the approaches to gather information and data about Mississippi's identified service needs. First, implement the needs assessment, including timetables." Service Plan for FFY 2015-2019, issued on June 27, 2014. Third, we conducted a series of Support of Families (CSF) in October 2009. 12 Second, we reviewed MDHS' Child and Family care, their families of origin, and for foster and adoptive families, as well as a process to Public Catalyst was charged to design "a plan for a needs assessment for services for children in Public Catalyst undertook three

living services; recruitment and retention of resource families and foster care placement assessments; termination 12 The CSF assessments focused on reunification services; medical, dental and mental health services; independent of parental rights; and child safety.

13 MDHC' Child and Family Service 1

MDHS' Child and Family Service Plan is available at the following web address:

http://www.mdhs.state.ms.us/media/270457/Children-and-Family-Services-Plan-2015-2019-REVISED-11-13

case practices and partnerships. review highlighted existing strengths and challenges within Mississippi's child welfare system, and related MSA provisions tracked by the Court Monitor for Period 4.) This comparative recommendations related to services that CSF presented in its assessment reports from 2009 recommendations may have been successfully addressed. by the Court Monitor in the Period 4 report to understand which of CSF's October 2009 identified areas. We compared CSF's recommendations with all provisions of the MSA discussed activities MDHS should undertake to address service gaps and case practice gaps within six CSF's assessments presented a set of findings and recommendations for strategies and (See Appendix 0

delays in services to children. We recommend that the state create and implement a plan to unlicensed foster parent must apply for Medicaid through their local Medicaid office. We heard ensure immediate health care coverage for children taken into the child welfare custody of stakeholders describe instances where delays in health coverage were said to have made eligible for Medicaid through DFCS. Instead, with the support of a child's caseworker, an 659 unlicensed homes. Children who are placed in unlicensed relative homes are not currently healthcare services to children. As of May 2015, children in Mississippi were placed in at least DFCS do so. It may be that current policy does not fully support the provision of timely analysis to understand further why children are not receiving services, and we recommend that being. Resource scarcity may be one factor, but we have not learned of robust root cause healthcare providers deemed qualified to examine children and ensure their health and wellqualifying services, and we urge the parties to clarify their intentions and expand the pool of providers, including doctors, from being deemed eligible to provide children and youth Academy of Pediatrics provisions, has been interpreted to disqualify numerous healthcare MSA. We understand that language in the MSA, specifically the inclusion of certain American leave unresolved the causes of children not receiving the healthcare services detailed in the care management model and the gaps in service provision described by the Court Monitor made on how to spur progress. First, the dissonance between Mississippi's statewide health additional data and information will be important to review and analyze before decisions are In general, the existing record of unmet needs is full. There are two exceptions where

children's healthcare, Mississippi has opted for a statewide approach to family support services terms of both availability and quality of service. Like its approach to coordinating and delivering Comprehensive Family Support Services Program to identify remaining gaps in services, in Second, we suggest DFCS perform an assessment in counties already served by MDHS' Gaps in service delivery may be a result of model design or resource limitations, or another

to meet the needs of children and families. reason, and we recommend the state collect additional information to better inform its efforts

contracting regulations that are currently causing lengthy delays for DFCS. proceed with dispatch unless DFCS is temporarily relieved of statewide procurement and regardless of where they are placed. The expansion of services for children and families cannot ensure immediate health care coverage for children placed in the child welfare custody of DFCS, create and implement a coordinated plan between the State Medicaid Office and DFCS children and families. As part of a phased approach to reform, we recommend Mississippi health services for children, and expansion of reunification and other permanency services for based placements for children in MDHS custody, access to medical, dental and behavioral should be used to shape reform priorities sequenced over time and in concert with DFCS' core statewide needs assessment is unlikely to reveal substantial additional information. The record discussions about better meeting the service needs of children and families, and a new strategies for strengthening the system, with particular focus on the development of family-Our judgment is that the collective record is sufficiently robust to inform the parties'

achieve safety, permanency and well-being for children. are the lowest in the nation, and must be augmented to strengthen the state's ability to welfare system and operations. This effort should involve blended funding strategies, federal plan with dedicated staff resources to enhance Federal Financial Participation (FFP) in the child reflects, public investments in Mississippi's child welfare system, on a relative per-child basis, Title IV-E maximization and greater utilization of Medicaid and Title IV-B funds. As Appendix D To afford crucial capacity-enhancing initiatives, Mississippi should develop and implement a

Document 837-1

Data Collection, Analysis and Performance Management

capacity to use data for performance management, and recommending both short and longstatewide and regional levels DFCS' data-collection and analysis capacities, as well as its with the MSA." term solutions for strengthening each capacity as needed to support substantial compliance The Agreed Order stipulates that Public Catalyst's assessment will involve "reviewing at the

areas has not become more accountable; it has stayed unfocused and ignored most of the uncertain validity, has had exactly the opposite of its intended effect: the system in certain MSA and the imperatives of agency management. But the avalanche of information, some of The child welfare system finds itself developing and publishing hundreds of regular data information. reports, using a variety of manual and technical methods, in service to the requirements of the Essential to reform work must be the commitment to manage by data, which

taxed technical and data analysis capacities require the parties peel back certain reporting task of unmasking quality challenges with the data and developing solutions. The state's overobligations in the next 12 months and focus the effort. begins with identifying essential data that needs to be tracked, followed by the often painful

in order. As we wrote of our public agency leadership experience14: When determining which measures to use going forward, three inter-connected questions are

that knowledge encouraged healthy competition and peer-to-peer learning shared and used to celebrate success. Everyone knew how everyone else was doing, and understand. We used the data to set achievable but aggressive targets that were widely conceptually and literally - on all desktops. We also ensured that the data were easy to staff to view as important, and we worked hard to make data accessible information to drive performance. In other words, we determined what we wanted our First, seeing our staff as data consumers, we considered the pedagogical value of both

and child adoptions, among other measures. in placement to office staffing levels, training enrollments, newly licensed foster homes, New Jersey, that included everything from the most basic demographic data on children Second, we considered what managers need to know to navigate the change process. In

create an appetite in our staff for managing by data, not continuing to churn reports for plaintiffs' counsel and the court- appointed monitor. When the list of reports got too essential to the success of the reform: the governor, the legislature, advocates, reports' sake. long, we did our best to scale back to produce only the core ones. Our chief goal was to Third, we considered the data needs of core constituencies whose good will was

demonstrate DFCS' performance on those metrics. illustrate DFCS' performance on the foundational initiatives, and identify data reports that performance on those initiatives alone. Together the parties should identify key metrics that management efforts on a limited set of key metrics that can be used to measure and evaluate We recommend DFCS prioritize and focus its data quality, reporting, analysis, and performance

articulation of where the requisite data elements are located in the system and how they are analysis of the relevant data elements in the existing MACWIS system. This should include an As part of the process of identifying those reports, DFCS should conduct a detailed and granular

¹⁴ Armstrong et al. (2012) New Jersey: A Case Study and Five Essential Lessons For Reform

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enough time or focus is being directed toward data validation and analytic capacity. at the beginning of each month without adequate time for a proper validation process or trend though the Court Monitor issues comprehensive reports annually. DFCS runs at least 60 reports to that of the Court Monitor. DFCS now produces data to the Court Monitor monthly, even other significant factors. We also recommend the parties agree to adjust the reporting schedule they relate to MACWIS, the reporting tools, data entry, or some other reason - in a timely by agency leadership that ensure accountability for correcting all data quality issues - whether validation of the prioritized reports against practice in the regions, rather than solely comparing fashion, including enhanced tracking and reporting on those efforts with regard to aging and the results of the reports to the contents of MACWIS; and (b) rigorous data quality efforts led report against a sample of cases. This process should be enhanced to also include (a) periodic determine whether a report, on its face, appears valid, as well as a periodic full validation of the first years of this work. DFCS' existing data validation process involves a monthly check to support from entities with expertise in accessing and using quality child welfare data during the to validate them exhaustively. It is likely that DFCS will need robust, independent, and external reports currently exist. 15 DFCS should focus its data quality efforts on those prioritized reports approach focuses on the foundational commitments that DFCS will prioritize, many of the demonstrate DFCS' performance against the prioritized MSA requirements. Given that this calculation methodology that each uses, and a clear understanding of how the reports used by staff in the regions, specification of which data elements underpin each report and the Too much time is being spent in the production of unreliable data and not nearly

commitments and performance as reflected in those reports. positioned to hold itself and the entire Division accountable to deliver on the prioritized Mississippi child welfare system at that time. By making clear that managers and staff at all demonstrate performance on those key measures - reflect the most important work of the ownership to set the tone for all staff that those key measures - and the reports When prioritized reports are identified and other reporting obligations are peeled back, DFCS levels are performance. leadership has the opportunity to focus staff on using those reports to drive operational expected to use these discrete reports as management tools, To that end, DFCS leadership will assume executive-level responsibility leadership is

available on an intranet and in a shared drive folder. There are many and better technical uses to provide those reports to all staff. DFCS currently posts the full slate of reports that are In support of that initiative, DFCS should reevaluate and reengineer the technical tools that it reporting tools available, including those designed for child welfare systems, that will provide

the development of new reports. We understand a new agreement between the parties on the caseload measurement methodology will require

focus its intranet and public folder to highlight only the prioritized reporting. managers, and leadership to assess performance against key metrics. At minimum, DFCS should regular (as frequently as daily) accessible and interactive reports to allow staff, supervisors,

whether performance is improving or declining, to determining whether DFCS is complying with be valuable and Monitoring Unit and Foster Care Review Unit. All agree, however, that more capacity would that they perform some of this work as part of their CQI efforts, most notably the Evaluation the MSA, and to identifying areas to focus improvement efforts. Both MDHS and DFCS indicate course, is critical to providing high-level validation of data, to assessing the data to determine not have enough staff with the necessary analytical skills to perform this work. This work, of need to enhance its capacity to perform both basic and sophisticated data analysis, as it does The consensus among some internal and external stakeholders is that DFCS has a significant

expanded to provide that analysis. DFCS should enhance the existing data reporting unit by allocating a handful of positions (three to five to start) and recruiting strong candidates to fill longitudinal data analysis that DFCS could use for these purposes or whether it could be performance-based contracting, to determine whether the existing scope of work includes existing Chapin Hall contract, scope of work, and deliverables, which have been focused on Again with a focus first on the prioritized, foundational reports, the agency should review its those positions.

the definition of requirements and the preparation of necessary documents to submit to the system. The State has hired an Independent Verification and Validation vendor to assist with indicated that they have not yet been convinced that a transition from MACWIS is seeking CCWIS compliance if the proposed regulation is adopted. Other internal stakeholders having identified approximately 2,000 requirements for the new system, with an eye toward about the agreed-upon approach. DFCS continues to march down a traditional SACWIS path, in order to receive federal funds. There also appears to be uncertainty within MDHS and DFCS result, there is some uncertainty regarding the ultimate requirements that MDHS will be held to renaming it the Comprehensive Child Welfare Information Systems (CCWIS) program. As significantly modify the SACWIS program, reducing and changing the federal requirements and months, however, the federal government issued a proposed regulation that would, if adopted funds to cover 50 percent of the development costs of a new system. Within the last few Child Welfare Information System (SACWIS) program, which would provide enhanced federal federal Administration for Children & Families (ACF) to participate in the Statewide Automated year into a process to replace its current child welfare system of record, MACWIS, with a new implement an Information Technology Governance Structure. The Department is more than a It is critical Mississippi reach a final determination about the approach to replace MACWIS, and

implementation, and the need for FFP weighed against the uncertainty and transaction costs of views from all MDHS and DFCS information technology and programmatic leadership. 16 be made by the DFCS Executive Director and senior leadership, with due consideration of the participating in the SACWIS/CCWIS program, among other relevant factors. This decision should total cost of projected systems that would meet those requirements, agency, both for purposes of serving children and families and compliance with the MSA, the and if so how, to replace MACWIS. This decision should consider the functional needs of the Given this context, it is incumbent upon the State to reach a final decision regarding whether, the time frame to

recommend DFCS emerge with its own IT services and rely on MDHS for only essential services Agreements, each of those services that will be provided, applicable response times, and any who have shared responsibility for DFCS and the rest of MDHS, the agency and DFCS leadership, MACWIS application - should do so and become employees pledged fully to DFCS. For those enhance the levels of service currently provided to DFCS. To the maximum extent possible, we other relevant requirements to minimize the impact of the separation and maintain or even Department will continue to provide to the new department and specify, through Service Level with the guidance of the Governor's Office, should identify the necessary IT services that the that support DFCS. Those that can transition - likely including the team currently supporting the MDHS and DFCS must assess the existing technical resources within MDHS MIS to identify those that cannot be otherwise extracted

connectivity and performance challenges with MACWIS raised by staff in the regions and to make any DFCS should reduce expenditures on MACWIS accordingly. enhancements required by the recommendations included in this assessment. Beyond that, however, MDHS and ¹⁶ Regardless of this decision MDHS and DFCS should nonetheless continue to address the well-documented

Appendix A. Selected Findings from Periods 3 and 4 Monitor's Reports

Training curriculum has been developed and implemented. Defendants must improve tracking whether staff have satisfied training requirements.		Requirement satisfied	MSA requires by the end of P3, the inservice training curriculum for caseworkers and supervisors will be developed and in-service training will have been initiated.	MSA II.A.2.c.6.c
Defendants have established a viable unit and significantly improved the in-service training program. Additional progress needed in regard to monitoring and tracking staff participation in training.		Requirement satisfied	MSA requires by the end of P3, defendants shall establish and maintain a Training Unit, headed by a qualified director of training, with sufficient staffing and resources to provide or contract for the provision of comprehensive child welfare pre-service and in-service training to all caseworkers and supervisors.	MSA II.A.2.c.6.a
	Caseworkers: 94% Supervisors: 100%		MSA requires that by the end of P4 all caseworkers shall receive a minimum of 40 hours of structured ongoing in-service training each year, and all supervisors shall receive a minimum of 24 hours of ongoing in-service training each year.	MSA II.A.2.c.4 & II.A.2.c.7.a
DFCS also allows non-supervisory staff to complete the caseworker supervisory training and serve in an acting capacity as casework supervisors.	Caseworkers: 100% Supervisors: 100%	Caseworkers: 100% Supervisors: 100%	MSA requires that by the end of P3 (and thereafter) all new caseworkers and supervisors will complete their pre-service training consistent with MSA Requirements.	MSA II.A.2.c.2, II.A.2.c.3 & II.A.2.c.6.b
Defendants failed to report on this requirement during P3, could not produce accurate data.		I I	MSA requires that supervisors will not be assigned primary responsibility for providing direct casework for any cases, unless under the extenuating circumstances exception as described above.	MSA II.A.2.a.9.d
		Requirement satisfied	MSA requires by the end of P3, caseworkers shall have access to a supervisor 24 hours a day.	MSA II.A.2.a.9.c
Requirement not satisfied during either period. Significant issue, data also indicates that during P3, defendants lost 17 more supervisors than they hired.	Excluding carve-out counties: 13% Including carve-out counties: 19%	Excluding carve-out countles: 16.8%	MSA requires by the end of P3 [and thereafter], no more than 10% of supervisors shall be responsible for directly supervising more than five caseworkers. Hancock, Harrison, Hinds, and Jackson Counties are exempt during P4.	MSA II.A.2.a.6 & II.A.2.a.10.b (P4) or II.A.2.a.9.b (P3)
	Carve-out counties could not be excluded due to how data were submitted • 61% not exceeding MSA requirements • 7% exceeding 2x MSA requirements • 3% exceeding 3x MSA requirements	Carve-out counties excluded, but data only available for dedicated caseloads • 79% not exceeding MSA requirements • 8% exceeding 2x MSA requirements • 0% exceeding 3x MSA requirements	MSA requires by the end of P4 (P3), at least 85% (75%) of caseworkers shall carry caseload that does not exceed MSA requirements. No more than 5% (10%) of caseworkers shall carry a caseload exceeding twice the MSA requirements, and none shall carry a caseload exceeding twice the MSA requirements, and none shall carry a caseload exceeding 3x the MSA requirements. Hancock, Harrison, Hinds, and Jackson Counties are exempt during P3 & 4.	MSA II.A.2.a.1 & III.A.2.a.10.a (P4) or II.A.2.a.9.a (P3)
Select Monitor's Report Comments	Period (P4) Performance	Period 3 (P3) Performance	MSA Requirement	Citation

onnel on din- There is no cur of the satisfied practice which have g in the st least ency The Monitor's The Monitor's Jall preliminary review of dants identified limitations in some of the contracts, which the monitor intends to discuss and resolve with the parties in the near future. The Monitor's There is no cur The Monitor's The Satisfied Interests in the practice which There is no cur practice which The practice wh	Citation	MSA Requirement	Period 3 (P3)	Period (P4)	Select Monitor's Report
MSA requires by the end of P3, all therapeutic resource parents who have one or more foster children residing in the home at least once per month by their private agency caseworker. These visits shall be in addition to the monthly home visit conducted by DFCS. Beginning in P3, all contracts executed between Defendants and private agencies that provide services to foster children shall require that the private caseworker (1) share all relevant and legally disclosable information concerning the foster child; (2) evaluate the foster child's safety, needs, and well-being; and (3) monitor service delivery and the achievement of service goals. DFCS shall require that such visits occur, that they are documented in the child's case record, and that remedial action is taken if such visits are not taking place. MSA requires that beginning in P3, all contracts executed between Defendants and private agencies to a bide by all related terms of the MSA, including, but not limited to, provisions regarding training curricula, minimum training hours, and caseload standards, with the exception that contract agency caseworkers shall not be required to undertake the hours of pre-service	MSA II.A.2.c.7.b	MSA requires that supervisory personnel will not be detailed from the field to provide the required pre-service and inservice training.		Not satisfied	There is no current evidence of this practice which was once widespread.
addition to the monthly home visit conducted by DFCS. Beginning in P3, all contracts executed between Defendants and private agencies that provide services to foster children shall require that the private caseworker (1) share all relevant and legally disclosable information concerning the foster child; (2) evaluate the foster child's safety, needs, and well-being; and (3) monitor service delivery and the achievement of service goals. DFCS shall require that such visits occur, that they are documented in the child's case record, and that remedial action is taken if such visits are not taking place. MSA requires that beginning in P3, all contracts executed between Defendants and private agencies that provide protective, preventive, foster care, or adoption case work services shall require the contract agencies to abide by all related terms of the MSA, including, but not limited to, provisions regarding training curricula, minimum training hours, and caseload standards, with the exception that contract agency caseworkers shall not be required to undertake the hours of pre-service		MSA requires by the end of P3, all therapeutic resource parents who have one or more foster children residing in the home shall be visited in the home at least once per month by their private agency caseworker. These visits shall be in			
needs, and well-being: and (3) monitor service delivery and the achievement of service goals. DFCS shall require that such visits occur, that they are documented in the child's case record, and that remedial action is taken if such visits are not taking place. MSA requires that beginning in P3, all contracts executed between Defendants and private agencies that provide protective, preventive, foster care, or adoption case work services shall require the contract agencies to abide by all related terms of the MSA, including, but not limited to, provisions regarding training curricula, minimum training hours, and caseload standards, with the exception that contract agency caseworkers shall not be required to undertake the hours of pre-service	MSA II.A.2.d.2.a	caseworker. These visits shall be in addition to the monthly home visit conducted by DFCS. Beginning in P3, all contracts executed between Defendants and private agencies that provide services to foster children shall require that the private caseworker (1) share all relevant and legally disclosable information concerning the foster child;	The Monitor's preliminary review of these documents identified limitations in some of the contracts, which the monitor intends to discuss and resolve		
MSA requires that beginning in P3, all contracts executed between Defendants and private agencies that provide protective, preventive, foster care, or adoption case work services shall require the contract agencies to abide by all related terms of the MSA, including, but not limited to, provisions regarding training curricula, minimum training hours, and caseload standards, with the exception that contract agency caseworkers shall not be required to undertake the hours of pre-service		needs, and well-being; and (3) monitor service delivery and the achievement of service goals. DFCS shall require that such visits occur, that they are documented in the child's case record, and that remedial action is taken if such visits are not taking place.	near future.		
protective, preventive, foster care, or adoption case work services shall require the contract agencies to abide by all related terms of the MSA, including, but not limited to, provisions regarding training curricula, minimum training hours, and caseload standards, with the exception that contract agency caseworkers shall not be required to undertake the hours of pre-service		MSA requires that beginning in P3, all contracts executed between Defendants			
kers l and s. The ed only to 8 case	MSA II.A.2.d.2.b	and private agencies that provide protective, preventive, foster care, or adoption case work services shall require the contract agencies to abide by all related terms of the MSA, including, but not limited to, provisions regarding training curricula, minimum training hours, and caseload standards, with the exception that contract agency caseworkers shall not be required to undertake the hours of pre-service training required of DFCS caseworkers that pertain to MACWIS instruction and DFCS-specific workplace procedures. The training requirement of the Modified Settlement Agreement shall apply only to contract agency caseworkers and B8 supervisors responsible for making case planning decisions and/or recommendations.	A review of contracts indicates that the terminology identified to satisfy the requirements of this subsection does not require the contract agencies to abide by all related terms of the MSA.		

EXHIBIT A

Citation	MSA Requirement	Period 3 (P3) Performance	Period (P4) Performance
M5A II.A.5.d.1	MSA requires that the foster care review instrument shall be revised to include reviews for all children placed in therapeutic settings. Identified concerns shall be documented and provided to the Regional Director who oversees the county of responsibility for that child. No child shall remain or be placed in a therapeutic placement where a foster care reviewer has identified concerns, unless a remediation plan is being		Not satisfied
	care reviewer has identified concerns, unless a remediation plan is being implemented.		
MSA II.A.7.a	MSA requires that all licensed resource families (regardless of whether they are supervised directly by DFCS or by private providers) receive at least the minimum reimbursement rate for a given level of service as established pursuant to the		98%
MSA II.B.1.b &	MSA requires by the end of P3 [and thereafter], upon receipt of a report of child maltreatment in a group home, emergency shelter, or private child placing agency, DFCS shall undertake an investigation that is in addition to, and independent of, any child protective investigation to determine the contract provider's compliance with DFCS licensure standards.	No finding	100%
MSA II.B.1.d	MSA requires within 30 days of the completion of any investigation of maltreatment of a child in custody, DFCS shall review the maltreatment investigation in the manner set forth in the MSA.		98% Satisfied in Part
MSA II.B.1.e.2	MSA requires within 30 days of the completion of any investigation of maltreatment of a child in custody, DFCS shall review the maltreatment investigation in the manner set forth in the MSA. MSA requires by end of P3 [and thereafter], 100% of maltreatment investigations shall be initiated within 24 hours and completed with supervisory approval within 30 days.	36%	56%

By land dren who remain placement n of n of n of n of sited by remonth for conclusion of the lin the case J, in the file of the ts, and in the saprovy group A, private child home, or other a copy of the sont to the sent to	714-41		Period 3 (P3)	Period (P4)	Select Monitor's Report
thereafter], 100% of children who remain in the same out of home placement following an investigation of maltreatment reactive that when a maltreatment in that placement shall be visited by caseworker two times per month for that placement shall be visited by the provide children shall fee visited by the provide child placing agency resource home, or other final investigation involves a nagency group brone, energency shelter, private child placing agency resource home, or other final investigation throbes an agency group brone, energency shelter, private child placing agency resource home, or other final investigation export in shall be filled in the child's case record, in the DFCS state office licensing file, and sent to the licensed provider readility. MASA requires that of investigations of agency group bromes, energency shelters, and private child placing agency resource homes, DFCS shall be filled in the child's case record, in the DFCS state office licensing file, and sent to the licensed provider readility. MASA requires that of investigations of agency group bromes, energency shelters, and private child placing agency resource homes, DFCS shall be filled in the child's case record, in the DFCS state office licensing file, and sent to the licensed provider readility. MASA requires by the end of P3 land thereafter], 100% of rhildren shall be read of the contact provider's compliance with DFCS incensure standards. MASA requires by the vouth Court over DFCS objection. MASA requires by the end of P3 land thereafter], 100% of rhildren in this pecula incest shall be matched with placement resources that one meets their therapeutic and medical needs. MASA requires by the end of P3, 80% of children in custody shall be matched with placement resources that one of the contact of the placement standards. MASA requires by the end of P3, 80% of children in placements that with MSA requires with placement resources that one of the placement standards. MASA requires that by the end of P3, 80% of children in pl		MSA requires by end of P3 land	Performance	Performance	Comments
and treatment or corporal punishment in that placement shall be visited by caseworker two times per month for three months after the conclusion of the investigation. MSA requires that when a malteratment investigation involves a resource home, DFCS shall file a copy of the approved final investigation involves an agency group of the sproved final investigation involves an agency group home, emergency shelter, private child placing agency resource home, or other facility licensed by DFCS, a copy of the placing agency resource home, or other facility licensed by DFCS, a copy of the placing agency resource home, or other facility licensed by DFCS, a copy of the placing agency resource shall be filed in the child's case record, in the DFCS State Office licensing file, and sent to the placing agency group homes, emergency shelters, and private child placing agency resource shall be placed or remain in a foter care setting that meets licensure standards. MSA requires that for investigations of agency group homes, perspand to the placed or remain in a foter care setting that meets licensure standards consistent with MSA requirements, unless so ordered by the Youth Court over DFCS objection. MSA requires that by the end of P3, 60% of children with special needs shall be matched with placement resources that a needs in the least restrictive setting that meets their individual needs, consistent with MSA requirements, unless so standards. MSA requires that by the end of P3, 60% of children with special needs consistent with MSA requirements unless so standards with placement resources that a placed or remain in a foter of the contract provider's standards. MSA requires that by the end of P3, 60% of children in custory shall be matched with placement resources that and medical needs, consistent with MSA requirements.		MSA requires by end of P3 [and thereafter], 100% of children who remain in the same out of home placement			Requirement not satisfied in ei
that placement shall be visited by caseworker two times per month for three months after the conclusion of the investigation. MSA requires that when a maltreatment investigation involves a resource home, DFG shall file a copy of the approved final investigation involves an agency group home, emergency shelter, private child, placing agency resource home, or other facility licensed by DFG, a copy of the final investigative report shall be filed in the child's case record, in the DFG State Office licensing file, and sent to the licensed provider facility. MSA requires that for investigations of agency group homes, pFGS shall undertake a separate homes, DFG shall undertake a separate homes, DFG shall undertake a separate homes the facility licensed by DFGS. MSA requires by the end of F3 fand thereafter), 100% of children shall be placed or remain in a foster care setting that meets licensure standards consistent with MSA requires by the end of F3, 60% of children with special needs shall be placed in the least restrictive setting that meets; their individual needs, consistent with MSA requires by the end of P4 (P3), 85% 0,75%) of children in custody shall be placed in the least restrictive setting that with MSA requires that by the end of P4 (P3), 85% 0,75% of children in custody shall be placed in the least restrictive setting that with MSA requires that consistent with MSA requirements, unless so standards 100% MSA requires that by the end of P3, 60% of children in custody shall be placed in the least restrictive setting that with MSA requirements, uncless so standards 11.2.1 MSA requirements, uncless so standards 12.2 MSA requirements, uncless so standards 13%	MSA II.B.1.e.3	maltreatment or corporal punishment in	87.50%	75%	fundamental to ensuring the sa
investigation involves a resource home, DFCS shall file a copy of the approved final investigation involves an agency group home, emergency shelter, private child placing agency resource home, or other facility licensed by DFCS, a copy of the OFCS state office. MSA requires that when a maltreatment investigation involves an agency group home, emergency shelter, private child placing agency resource home, or other facility licensed by DFCS, a copy of the Coffice licensing file, and sent to the Coffice licensing file, and sent to the licensed provider facility. MSA requires that for investigations of agency group homes, emergency shelters, and private child placing agency resource homes, DFCS shall undertake a separate investigation of the contract provider's compliance with DFCS licensure standards. MSA requires by the end of P3 [and thereafter], 100% of children shall be filed in the placed or remain in a foster care setting that meets licensure standards consistent investigation of the contract provider's compliance with DFCS licensure string that the placed by the Youth Court over DFCS objection. MSA requires that by the end of P3, 60% of children in with psecial needs shall be matched with placement resources that can meet their therapeutic and medical needs. L2 meets their individual needs, consistent with MSA requirements, unless so ordered by the end of P4 (P3), 85% and ards. L2 meets their individual needs, consistent with MSA requirements, unless so ordered by the end of P4 (P3), 85% and ards.		caseworker two times per month for			of children in custody. Perform decreased from P3 to P4.
MSA requires that when a maltreatment investigation involves a resource home, DFCS shall file a copy of the approved final investigation cover in the case record of the foster child, in the file of the foster or adoptive parents, and in the DFCS state office. MSA requires that when a maltreatment investigation involves an agency group home, emergency shelter, private child placing agency resource home, or other facility licensed by DFCS, a copy of the final investigative report shall be filled in the child's case record, in the DFCS State Office licensing file, and sent to the licensed provider facility. MSA requires that for investigations of agency group homes, emergency shelters, and private child placing agency resource homes, DFCS shall undertake a separate investigation of the contract provider's compliance with DFCS licensure standards. MSA requires by the end of F3 [and that meets licensure standards consistent with MSA requires that by the end of F3 [60% of children with special needs shall be matched with placement resources that contract provider and meet licensure standards. MSA requires that by the end of F4 [73], 85% of children in custody shall be placed or remain in a foster their individual needs, consistent with MSA requires that placement resources that a can meet their individual needs, consistent with MSA requires by the end of F4 [73], 85% of children in custody shall be placed in the least restrictive setting that with MSA requirements, unless so		three months after the conclusion of the investigation.			
DFCS shall file a copy of the approved final investigative report in the case record of the foster child, in the file of the foster or adoptive parents, and in the DFCS state office. MSA requires that when a maltreatment investigation involves an agency group home, emergency shelter, private child placing agency resource home, or other facility licensed by DFCS, a copy of the final investigative report shall be filed in the child's case record, in the DFCS State Office licensing file, and sent to the licensed provider facility. MSA requires that for investigations of agency group homes, mergency shelters, and private child placing agency resource homes, DFCS shall undertake a separate investigation of the contract provider's compliance with DFCS licensure standards. MSA requires by the end of P3 fand thereafter], 100% of children shall be placed or remain in a foster care setting that meets licensure standards consistent with MSA requires that by the end of P3, 60% of children with special needs shall be matched with placements, unless so objection. MSA requires that by the end of P3, 60% of children with special needs shall be matched with placement resources that can meet their therapeutic and medical needs. 1.2.f MSA requires by the end of P4 (P3), 85% packed in the least restrictive setting that placement in custody shall be placed in the least restrictive setting that with MSA requires that four custody shall be placed in the least restrictive setting that with MSA requires that four custody shall be placed in the least restrictive setting that with MSA requires that four custody shall be placed in the least restrictive setting that with MSA requires that four custody shall be placed in the least restrictive setting that with MSA requires that four custody shall be placed in the least restrictive setting that with MSA requires that four custody shall be placed in the least restrictive setting that placements in the fact of the fac		MSA requires that when a maltreatment investigation involves a resource home,			Defendants did not produce all investigative reports in a timely
foster or adoptive parents, and in the DFCS state office. MSA requires that when a maltreatment investigation involves an agency group home, emergency shelter, private child placing agency resource home, or other facility licensed by DFCS, a copy of the final investigative report shall be filed in the child's case record, in the DFCS State Office licensing file, and sent to the licensed provider facility. MSA requires that for investigations of agency group homes, emergency shelters, and private child placing agency resource homes, DFCS shall undertake a separate investigation of the contract provider's compliance with DFCS licensure standards. MSA requires by the end of P3 [and thereafter], 100% of children shall be placed or remain in a foster care setting that with MSA requires that by the end of P3, 60%, 471 children in placements that do not meet licensure standards consistent with MSA requires that by the end of P3, 60% of children with special needs shall be matched with placement resources that can meet their therapeutic and medical needs. MSA requires by the end of P4 (P3), 85% of children in custody shall be placed in the least restrictive setting that with MSA requirements.	WSA I.B.1.e.4	DFCS shall file a copy of the approved final investigative report in the case record of the foster child, in the file of the	No finding	No finding	have the opportunity to evalua Parties agreed to measure
M/SA requires that when a maltreatment investigation involves an agency group home, emergency shelter, private child placing agency resource home, or other facility licensed by DFCS, a copy of the final investigative report shall be filed in the child's case record, in the DFCS State Office licensing file, and sent to the licensed provider facility. M/SA requires that for investigations of agency group homes, emergency shelters, and private child placing agency resource homes, DFCS shall undertake a separate investigation of the contract provider's compliance with DFCS licensure standards. M/SA requires by the end of P3 [and thereafter], 100% of children shall be placed or remain in a foster care setting that meets licensure standards consistent with M/SA requirements, unless so ordered by the Youth Court over DFCS objection. M/SA requires that by the end of P3, 60% of children with special needs shall be natched with placement resources that can meet their therapeutic and medical needs. 100% M/SA requires by the end of P4 (P3), 85% q.7 (75%) of children in custody shall be with M/SA requirements.		foster or adoptive parents, and in the OFCS state office.			performance for this requireme through a case record review to
investigation involves an agency group home, emergency shelter, private child placing agency resource home, or other facility licensed by DFCS, a copy of the final investigative report shall be filed in the child's case record, in the DFCS Stake Office licensing file, and sent to the licensed provider facility. MSA requires that for investigations of agency group homes, emergency shelters, and private child placing agency resource homes, DFCS shall undertake a separate investigation of the contract provider's compliance with DFCS licensure standards. MSA requires by the end of P3 (and thereafter), 100% of children shall be placed or remain in a foster care setting that meets licensure standards consistent with MSA requirements, unless so objection. MSA requires that by the end of P3, 60% of children with special needs shall be matched with placement resources that can meet their therapeutic and medical needs. 100% 100% 100% 100% 100% 100% 100% 100		MSA requires that when a maltreatment			conducted during P6.
placing agency resource home, or other facility licensed by DFCS, a copy of the the child's case record, in the DFCS State Office licensing file, and sent to the licensed provider facility. M5A requires that for investigations of agency group homes, emergency shelters, and private child placing agency resource homes, DFCS shall undertake a separate investigation of the contract provider's compliance with DFCS licensure standards. M5A requires by the end of P3 [and thereafter], 100% of children shall be placed or remain in a foster care setting that meets licensure standards consistent with M5A requires that by the end of P3, 60% of children with special needs shall be matched with placement resources that can meet their therapeutic and medical needs, of C3%) of children in custody shall be placed in the least restrictive setting that with M5A requirements. M5A requires by the end of P4 (P3), 85% of children in custody shall be matched with placement resources that their individual needs, consistent with M5A requirements.		investigation involves an agency group home, emergency shelter, private child			
final investigative report shall be filed in the child's case record, in the DFCS State Office licensing file, and sent to the licensed provider facility. MSA requires that for investigations of agency group homes, emergency shelters, and private child placing agency resource homes, DFCS shall undertake a separate investigation of the contract provider's compliance with DFCS licensure standards. MSA requires by the end of P3 [and thereafter], 100% of children shall be placed or remain in a foster care setting that meets licensure standards consistent with MSA requires that by the end of P3, 60% of children with special needs shall be matched with placement resources that can meet their therapeutic and medical needs. MSA requires by the end of P4 (P3), 85% of children in custody shall be placed in the least restrictive setting that with MSA requires ments. 12 meets their individual needs, consistent with MSA requirements.	VISA	placing agency resource home, or other facility licensed by DFCS, a copy of the	No finding	No finding	performance for this requireme
Office licensing file, and sent to the licensed provider facility. MSA requires that for investigations of agency group homes, emergency shelters, and private child placing agency resource homes, DFCS shall undertake a separate investigation of the contract provider's compliance with DFCS licensure standards. MSA requires by the end of P3 land thereafter], 100% of children shall be placed or remain in a foster care setting that meets licensure standards consistent with MSA requirements, unless so ordered by the Youth Court over DFCS objection. MSA requires that by the end of P3, 60% of children with special needs shall be matched with placement resources that can meet their therapeutic and medical needs. MSA requires by the end of P4 (P3), 85% of children in custody shall be placed in the least restrictive setting that with MSA requirements.	.o.1.e.0	final investigative report shall be filed in	,	(conducted during P6.
Ilicensed provider facility. MSA requires that for investigations of agency group homes, emergency resource homes, DFCS shall undertake a separate investigation of the contract provider's compliance with DFCS licensure standards. MSA requires by the end of P3 [and thereafter], 100% of children shall be placed or remain in a foster care setting that meets licensure standards consistent with MSA requirements, unless so ordered by the Youth Court over DFCS objection. MSA requires that by the end of P3, 60% of children with special needs shall be matched with placement resources that can meet their therapeutic and medical needs. MSA requires by the end of P4 (P3), 85% of children in custody shall be placed in the least restrictive setting that with MSA requirements.		Office licensing file, and sent to the			
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and private child placing agency resource homes, DFCS shall undertake a separate investigation of the contract provider's compliance with DFCS licensure standards. MSA requires by the end of P3 [and thereafter], 100% of children shall be placed or remain in a foster care setting that meets licensure standards consistent with MSA requirements, unless so ordered by the Youth Court over DFCS objection. MSA requires that by the end of P3, 60% of children with special needs shall be matched with placement resources that can meet their therapeutic and medical needs. MSA requires by the end of P4 (P3), 85% (75%) of children in custody shall be placed in the least restrictive setting that meets their individual needs, consistent with MSA requirements.		agency group homes, emergency shelters,			6
investigation of the contract provider's compliance with DFCS licensure standards. MSA requires by the end of P3 [and thereafter], 100% of children shall be placed or remain in a foster care setting that meets licensure standards consistent with MSA requirements, unless so ordered by the Youth Court over DFCS objection. MSA requires that by the end of P3, 60% of children with special needs shall be matched with placement resources that can meet their therapeutic and medical needs. L2.f MSA requires by the end of P4 (P3), 85% (75%) of children in custody shall be placed in the least restrictive setting that with MSA requirements.	MSA	and private child placing agency resource			
compliance with DFCS licensure standards. MSA requires by the end of P3 [and thereafter], 100% of children shall be placed or remain in a foster care setting that meets licensure standards consistent with MSA requirements, unless so ordered by the Youth Court over DFCS objection. MSA requires that by the end of P3, 60% of children with special needs shall be matched with placement resources that can meet their therapeutic and medical needs. MSA requires by the end of P4 (P3), 85% (75%) of children in custody shall be placed in the least restrictive setting that meets their individual needs, consistent with MSA requirements.	l.B.1.e.6	nomes, DFCS shall undertake a separate		100%	
standards. MSA requires by the end of P3 [and thereafter], 100% of children shall be placed or remain in a foster care setting that meets licensure standards consistent with MSA requires that by the Youth Court over DFCS objection. MSA requires that by the end of P3, 60% of children with placement resources that can meet their therapeutic and medical needs. MSA requires by the end of P4 (P3), 85% of children in custody shall be placed in the least restrictive setting that meets their individual needs, consistent with MSA requirements.		compliance with DFCS licensure			
MSA requires by the end of P3 land thereafter], 100% of children shall be placed or remain in a foster care setting that meets licensure standards consistent with MSA requirements, unless so ordered by the Youth Court over DFCS objection. MSA requires that by the end of P3, 60% of children with special needs shall be matched with placement resources that can meet their therapeutic and medical needs. NSA requires by the end of P4 (P3), 85% q.7 (75%) of children in custody shall be placed in the least restrictive setting that with MSA requirements.		standards.			HH
placed or remain in a foster care setting that meets licensure standards consistent with MSA requirements, unless so objection. MSA requires that by the end of P3, 60% of children with placement resources that can meet their therapeutic and medical needs. NSA requires by the end of P4 (P3), 85% of children in custody shall be placed in the least restrictive setting that meets their individual needs, consistent with MSA requirements.		MSA requires by the end of P3 [and thereafter], 100% of children shall be			
with MSA requirements, unless so ordered by the Youth Court over DFCS objection. MSA requires that by the end of P3, 60% of children with special needs shall be matched with placement resources that can meet their therapeutic and medical needs. 1.2.f MSA requires by the end of P4 (P3), 85% q.7 (75%) of children in custody shall be placed in the least restrictive setting that with MSA requirements.	WSA	placed or remain in a foster care setting	placements that do	placements that do	
ordered by the Youth Court over DFCS objection. MSA requires that by the end of P3, 60% of children with special needs shall be matched with placement resources that can meet their therapeutic and medical needs. If MSA requires by the end of P4 (P3), 85% 7 (75%) of children in custody shall be placed in the least restrictive setting that meets their individual needs, consistent with MSA requirements.	l.B.2.p.2	with MSA requirements, unless so	not meet licensure	not meet licensure	
MSA requires that by the end of P3, 60% of children with special needs shall be matched with placement resources that can meet their therapeutic and medical needs. MSA requires by the end of P4 (P3), 85% (75%) of children in custody shall be placed in the least restrictive setting that meets their individual needs, consistent with MSA requirements.		ordered by the Youth Court over DFCS	Stational Co	Statituards	
of children with special needs shall be matched with placement resources that can meet their therapeutic and medical needs. If MSA requires by the end of P4 (P3), 85% (75%) of children in custody shall be placed in the least restrictive setting that meets their individual needs, consistent with MSA requirements.		MSA requires that by the end of P3, 60%			
matched with placement resources that can meet their therapeutic and medical needs. If MSA requires by the end of P4 (P3), 85% (75%) of children in custody shall be placed in the least restrictive setting that meets their individual needs, consistent with MSA requirements.	MSA	of children with special needs shall be			Data provided is limited to child
needs. MSA requires by the end of P4 (P3), 85% 7 (75%) of children in custody shall be placed in the least restrictive setting that meets their individual needs, consistent with MSA requirements.	l.B.Z.e &	matched with placement resources that	45%		with diagnosed developmental
.f MSA requires by the end of P4 (P3), 85% 7 (75%) of children in custody shall be placed in the least restrictive setting that meets their individual needs, consistent with MSA requirements.	1.b.2.p.11	needs.			and/or mental health disparities
7 (75%) of children in custody shall be defendants used placed in the least restrictive setting that meets their individual needs, consistent with MSA requirements.	VISA II.B.2.f	MSA requires by the end of P4 (P3), 85%			Requirement not satisfied – dat
meets their individual needs, consistent with MSA requirements.	k II.B.2.q.7	(75%) of children in custody shall be			defendants used to track this
with MSA requirements.	P4) or I.B.Z.n.12	placed in the least restrictive setting that	97%	96%	requirement did not address the
1 October 300-1	1.6.2.p.12	meets their individual needs, consistent with MSA requirements.			requirement. Revisions were made in October 2014, after the end of P4

MSA requires that by the end of P4 (P3), at least 90% (83%) of children who entered DFCS custody shall be placed within his/hare non country or within 50 miles of the borne from which be/shre was removed unless one of the exception: 98% exception: 98% provided in the MSA is documented as apphying. MSA requires by the end of P4 (P3), 90% (80%) of siblings who entered custody at or near the same time be placed to gether consistent with MSA requires by the end of P4 (P3), 60% (90%) of children placed in a new placement during the period shall have their currently available medical, dental, educational, and spychological information provided to their resource parents or facility staff no later than at the time of any new placement during the period shall receive a meeting to address placement disruption during the period shall receive a meeting to address placement straightly consistent with MSA requires by end of P3 (and literance) and enders and field Operations Director has granted express written approval. MSA requires by end of P3 (P3), and literance and express written approval. MSA requires by end of P3 (P3), no (no more than 45 days unless exceptional circumstances and Field Operations Director has granted express written approval. MSA requires by end of P3 (P3), no (no more than 45 days unless acceptional enders shilling groups in which one or more of the siblings are under the age of 10 shall not be placed in congregate care enthess exceptional needs and day one of the siblings are under the age of 10 shall not be placed in congregate care settings for more than 45 days unless and field operations Director has granted express written approval. MSA requires by end of P3 (P3), no (no more than 45 days unless acceptional in a member to placed in congregate care enthess exceptional needs and congregate care enthess occiptional needs and congregate care enthess occiptions and expressions and field operations (P4) (P3), no (no more than 45 days (P3), no (no more than 45 days (P3), no (no more than 45 days		Citation	MSA Requirement	Period 3 (P3)	Period (P4)	Select Monitor's Report
II.B.Z.p. 8. antered DFG control of Pal placed III.B.Z.p. 8. within higher own county or within 50 [Pal or III.B.Z.p. 16] within higher own county or within 50 [Pal or III.B.Z.p. 16] within higher own county or within 50 [Pal or III.B.Z.p. 16] removed unless one of the exceptions 98% exception: 99% [Pal or III.B.Z.p. 16] provided in the MSA is documented as provided in the MSA is documented as [Pal or III.B.Z.p. 18] provided in the MSA is documented as [Pal or III.B.Z.p. 18] (Pal) or III.B.Z.p. 18] (Pal) or III.B.Z.p. 19] (Pal or III.B.Z.p. 19]		1	MSA requires that by the end of P4 (P3),	Performance	Performance	Comments
[P3] or miles of the horse from which hoshe was including sibling lib.3.p.16 provided in the MSA is documented as applying. MSA requires by the end of P4 (P3), 90% lib.3.h.8. MSA requires by the end of P4 (P3), 90% lib.3.h.8. MSA requires by the end of P4 (P3), 90% lib.3.h.9. MSA requires by the end of P4 (P3), 50% (40%) of children placed in a new MSA is 3.p. p. 14 placement during the period shall have their currently available medical, dental, educational, and psychological interactions or is children placed in a new MSA is 3.5% of children in DFCs outsody with a documented indication that they were period. MSA requires by end of P3 at the time of any new placement during the period shall have a meeting to address placement startility consistent with MSA requires that by the end of P3 at the time of any new placement during the period. MSA requires that by the end of P3 at the time of any new placement during the period shall receive a meeting to address placement startility consistent with MSA requires the period. MSA requires by end of P3 land thereafter), no toster children shall be associated with the shall receive a meeting to address placement shall be accepted in congregate care settings for more than 45 days unless lib.3.p.8. MSA requires by end of P3 land written approval. MSA requires by end of P4 [P3], no lib. MSA requires by end of P4 [P3], no lib. B.2.m congregate care settings for more than 45 days. MSA and congregate care unless exceptional needs of the policy of the sibling group member and express written approval by Regional Director. MSA requires by end of P4 [P3], no lib. MSA. Requires that all foster care settings. MSA and congregate care unless exceptional needs of the policy		II.B.2.g &	at least 90% (85%) of children who entered DFCS custody shall be placed within his/her own county or within 50	Excluding sibling exception: 94%	Excluding sibling exception: 95%	
(P3) removed unless one of the exceptions severption: 98% exception: 98% lib.2.p.18 (P4) or MSA requires by the end of P4 (P3), 90% lib.2.p.8 (80%) of siblings who entered custody at (P4) or or one the same time be placed orgether lib.2.p.13 (80%) of siblings who entered custody at (P4) or or one the same time be placed orgether lib.2.p.14 (80%) of siblings who entered custody at (P4) or or one the same time be placed orgether lib.2.p.14 (80%) of siblings who entered custody at (P4) or or one the same time be placed orgether lib.2.p.14 (80%) of siblings who entered custody at (P4) or or one the same time be placed orgether lib.2.p.15 (193) MSA requires by the end of P3 at the time of any new placement during the period stall treatment or facility staff no later than at the time of any new placement during the period. MSA requires that by the end of P3 at least 35% of offidiren in DECs custody with a documented indication that they were labeled the end of P3 at least 35% of offidiren in DECs custody with a documented indication that they were labeled thereafter), no foster children shall trenshin han emergency or temporary lib.2.p.8 (as a lib.2.p.8) (as a lib.		(P4) or	miles of the home from which he/she was	Indian siyling	Indian ikima	
MSA. II.B.2.J.8. II.B.2.J.8. II.B.2.J.8. II.B.2.J.8. II.B.2.J.8. II.B.2.J.8. II.B.2.J.8. II.B.2.J.8. II.B.2.J.8. II.B.2.J.13. II.B.2.J.13. II.B.2.J.13. II.B.2.J.13. II.B.2.J.13. II.B.2.J.14. III.B.2.J.14. III.B.2.J.15. III.B.2.J.15. III.B.2.J.15. III.B.2.J.16. III.B.2.J.16. III.B.2.J.17. III.B.2.J.17. III.B.2.J.18. III.B.2.J.19. III.B.2.J	02	II.B.2.p.16 (P3)	removed unless one of the exceptions provided in the MSA is documented as applying.	exception: 98%	exception: 99%	
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MSA requires that by the end of P4 (P3) at least 70% (50%) of children four years old s.j.6 period or in care and turning four years old during the period or in care and turning four years old during the period shall receive mental health assessment by a qualified professional within 30 calendar days of foster care placement or their fourth birthday, respectively. MSA requires by the end of P3, 30% of children ages birth through three, and older children if warranted, shall receive a developmental assessment by a qualified professional within 30 days of placement and all needed developmental services. MSA requires that at least 85% of children in custody during the period shall receive periodic medical examinations and all medically necessary follow-up services and treatment consistent with MSA requires that at least 80% of children who received a mental health assessment during the period shall receive all receive all receive all receive all the period shall receive all No finding recommended mental health assessment (Requirement for P3 was 70%)	(P3)	necessary dental services.			forthcoming report.
II.B.3.f and older entering custody during the period or in care and turning four years old during the period shall receive mental health assessment by a qualified professional within 30 calendar days of foster care placement or their fourth birthday, respectively. MSA requires by the end of P3, 30% of children ages birth through three, and older children if warranted, shall receive a developmental assessment by a qualified professional within 30 days of placement and all needed developmental services. MSA requires that at least 85% of children in custody during the period shall receive periodic medical examinations and all medically necessary follow-up services and treatment consistent with MSA requirements. MSA requires that at least 80% of children who received a mental health assessment during the period shall receive all recommended mental health services pursuant to their assessment. (Requirement for P3 was 70%)		MSA requires that by the end of P4 (P3) at			
period or in case and turning four years old during the period shall receive mental health assessment by a qualified professional within 30 calendar days of foster care placement or their fourth birthday, respectively. MSA requires by the end of P3, 30% of children ages birth through three, and older children if warranted, shall receive a developmental assessment by a qualified professional within 30 days of placement and all needed developmental services. MSA requires that at least 85% of children in custody during the period shall receive periodic medical examinations and all medically necessary follow-up services and treatment consistent with MSA requires that at least 80% of children who received a mental health assessment during the period shall receive all recommended mental health services pursuant to their assessment. (Requirement for P3 was 70%)	MSAHRRE	and older entering custody during the			entering care, does not include
old during the period shall receive mental health assessment by a qualified professional within 30 calendar days of foster care placement or their fourth birthday, respectively. MSA requires by the end of P3, 30% of children ages birth through three, and older children if warranted, shall receive a developmental assessment by a qualified professional within 30 days of placement and all needed developmental services. MSA requires that at least 85% of children in custody during the period shall receive periodic medical examinations and all medically necessary follow-up services and treatment consistent with MSA requirements. MSA requires that at least 80% of children who received a mental health assessment during the period shall receive all receive a	& II.B.3.1.6	period or in care and turning four years			children who turned 4 while in care.
health assessment by a qualified professional within 30 calendar days of foster care placement or their fourth birthday, respectively. MSA requires by the end of P3, 30% of children ages birth through three, and older children if warranted, shall receive a developmental assessment by a qualified professional within 30 days of placement and all needed developmental services. MSA requires that at least 85% of children in custody during the period shall receive periodic medical examinations and all medically necessary follow-up services and treatment consistent with MSA requirements. MSA requires that at least 80% of children who received a mental health assessment during the period shall receive all receive all receive all (Requirement for P3 was 70%)	(P4) or	old during the period shall receive mental	49%	47%	Due to this limitation, the parties
professional within 30 calendar days of foster care placement or their fourth birthday, respectively. MSA requires by the end of P3, 30% of children ages birth through three, and older children if warranted, shall receive a developmental assessment by a qualified professional within 30 days of placement and all needed developmental services. MSA requires that at least 85% of children in custody during the period shall receive periodic medical examinations and all medically necessary follow-up services and treatment consistent with MSA requirements. MSA requires that at least 80% of children who received a mental health assessment during the period shall receive all r	II.B.3.i.6	health assessment by a qualified			agreed that performance would be
birthday, respectively. MSA requires by the end of P3, 30% of children ages birth through three, and older children if warranted, shall receive a developmental assessment by a qualified professional within 30 days of placement and all needed developmental services. MSA requires that at least 85% of children in custody during the period shall receive periodic medical examinations and all medically necessary follow-up services and treatment consistent with MSA requirements. MSA requires that at least 80% of children who received a mental health assessment during the period shall receive all receive	(P3)	professional within 30 calendar days of			review. Findings will be presented in
MSA requires that at least 80% of children who received a mental health assessment during the period shall receive and treatment consistent with MSA requires that at least 80% of children who received a mental health services. MSA requires that at least 80% of children in custody during the period shall receive periodic medical examinations and all medically necessary follow-up services and treatment consistent with MSA requirements. MSA requires that at least 80% of children who received a mental health assessment during the period shall receive all receive all received in mental health services pursuant to their assessment. (Requirement for P3 was 70%)		toster care placement or their fourth			a forthcoming report.
children ages birth through three, and older children if warranted, shall receive a developmental assessment by a qualified professional within 30 days of placement and all needed developmental services. MSA requires that at least 85% of children in custody during the period shall receive periodic medical examinations and all medically necessary follow-up services and treatment consistent with MSA requirements. MSA requires that at least 80% of children who received a mental health assessment during the period shall receive all received a mental health services pursuant to their assessment. (Requirement for P3 was 70%)		On middy, respectively.			
older children if warranted, shall receive a developmental assessment by a qualified professional within 30 days of placement and all needed developmental services. MSA requires that at least 85% of children in custody during the period shall receive periodic medical examinations and all medically necessary follow-up services and treatment consistent with MSA requirements. MSA requires that at least 80% of children who received a mental health assessment during the period shall receive all receive all receive all receive all receive all the period shall receive all receive		children ages birth through three, and			3
developmental assessment by a qualified professional within 30 days of placement and all needed developmental services. MSA requires that at least 85% of children in custody during the period shall receive periodic medical examinations and all medically necessary follow-up services and treatment consistent with MSA requirements. MSA requires that at least 80% of children who received a mental health assessment during the period shall receive all recommended mental health services pursuant to their assessment. (Requirement for P3 was 70%)	MSA	older children if warranted, shall receive a	79/		
professional within 30 days of placement and all needed developmental services. MSA requires that at least 85% of children in custody during the period shall receive periodic medical examinations and all medically necessary follow-up services and treatment consistent with MSA requirements. MSA requires that at least 80% of children who received a mental health assessment during the period shall receive all recommended mental health services pursuant to their assessment. (Requirement for P3 was 70%)	10.0.0.0 20.0.0	developmental assessment by a qualified	170		
MSA requires that at least 85% of children in custody during the period shall receive periodic medical examinations and all medically necessary follow-up services and treatment consistent with MSA requirements. MSA requires that at least 80% of children who received a mental health assessment during the period shall receive all recommended mental health services pursuant to their assessment. (Requirement for P3 was 70%)	0.0.0	professional within 30 days of placement			
in custody during the period shall receive periodic medical examinations and all medically necessary follow-up services and treatment consistent with MSA requirements. MSA requires that at least 80% of children who received a mental health assessment during the period shall receive all recommended mental health services pursuant to their assessment. (Requirement for P3 was 70%)		PATA PARTITION AND THE PATA PARTITION AND PATA PARTITION AND PATA PARTITION AND PATA PARTITION AND PATA PATA PATA PATA PATA PATA PATA PAT			Parties agreed to measure
periodic medical examinations and all medically necessary follow-up services and treatment consistent with MSA requirements. MSA requires that at least 80% of children who received a mental health assessment during the period shall receive all recommended mental health services pursuant to their assessment. (Requirement for P3 was 70%)		in custody during the period shall receive			performance for this requirement
j.3 medically necessary follow-up services and treatment consistent with MSA requirements. MSA requires that at least 80% of children who received a mental health assessment during the period shall receive all recommended mental health services pursuant to their assessment. (Requirement for P3 was 70%)	MSA	periodic medical examinations and all			through a P5 case record review.
and treatment consistent with MSA requirements. MSA requires that at least 80% of children who received a mental health assessment during the period shall receive all recommended mental health services pursuant to their assessment. (Requirement for P3 was 70%)	II.B.3.J.3	medically necessary follow-up services		Summing	rillungs from the case record review
requirements. MSA requires that at least 80% of children who received a mental health assessment during the period shall receive all recommended mental health services pursuant to their assessment. (Requirement for P3 was 70%)		and treatment consistent with MSA			report – however, data indicates that
MSA requires that at least 80% of children who received a mental health assessment during the period shall receive all recommended mental health services pursuant to their assessment. (Requirement for P3 was 70%)		requirements.			the requirement was not met.
j.7 who received a mental health assessment during the period shall receive all recommended mental health services pursuant to their assessment. (Requirement for P3 was 70%)	MSA	MSA requires that at least 80% of children			Parties agreed that defendants
or recommended mental health services pursuant to their assessment. (Requirement for P3 was 70%)	II.B.3.j.7	who received a mental health assessment			performance relative to this
through a case (Requirement for P3 was 70%)	(P4) or	recommended mental health services	No finding	No finding	requirement would be measured
(Requirement for P3 was 70%)	(B3)	pursuant to their assessment.			
	(F3)	(Requirement for P3 was 70%)			רטווממנופט ממווווצ רט.

EXHIBIT A

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			II.B.4.b.1	II.B.4.a &	Š						II.B.4.c.1	ŠĀ							II.B.3.m.1	11.8.3.1.1 &	SA						3	II.B.3.i.8	(P4) or	II.B.3.j.8	MSA			Citation
with their plan.	treatment plan and services in accordance	problems shall be provided with a	developmental, emotional, or behavioral	diagnosis of significant medical,	rehabilitative services because of a	of children requiring therapeutic and/or	MSA requires that by the end of P3, 60%	services in accordance with their plan.	be provided with a treatment plan and	emotional, or behavioral problems shall	significant medical, developmental,	care services because of a diagnosis of	therapeutic and/or rehabilitative foster	in custody during the period requiring	MSA requires that at least 80% of children	requirements.	accordance with each of the MSA	physical and mental health care in	region who enter custody shall receive	At least 90% of foster children in that	care in accordance with each of the MSAs.	shall receive physical and mental health	children in that region who enter custody	MSA requires that at least 80% of foster	30%)	developmental services. (P3 standard	foster care placement and all needed	professional within 30 calendar days of	developmental assessment by a qualified	indicate it is warranted, shall receive a	the period, and older children if factors	MSA requires that at least 60% of children		MSA Requirement
				66%																									7%				Performance	וכוזים שלוישן
											100000000000000000000000000000000000000	No finding								No finding									No finding				Performance	רבווטט (ריין)
through a case record review.	this requirement would be measured	defendants' performance relative to	data. Parties agreed that	has concerns over reliability of the	problems. Additionally, the Monitor	children with significant medical	Data provided do not include		conducted during ro.	through a case record review	requirement would be measured	perioritative relative to this	raides agreed that determines	Doubles and the Lote desired				measured.	related to these reduitements will be	parties to resolve now performance	The monitor plans to work with the	100 - 100 -				conducted during PS.	through a case record review	this requirement would be measured	defendants performance relative to	of P3 data. Parties agreed that	Monitor has concerns over reliability		Comments	Select Moultons Keport

	Citation	MSA Requirement	Period 3 (P3) Performance	Period (P4) Performance	Select Monitor's Report Comments
f 62		Practice Model: For regions that have fully implemented the practice model, at least 80% of the foster children in that region who are in custody in require therapeutic and/or rehabilitative foster care services because of a diagnosis of significant medical, developmental, emotional or behavioral problems shall be	Region V.W. 100%		
Filed 12/31/18 Page 36 o	M5A II.B.4.e.1 & II.B.4.f.1	services during that period in accordance with their plan. For regions that have fully implemented the practice model for at least 12 months, at least 90% of the foster children in that region who are in custody in require therapeutic and/or rehabilitative foster care services because of a diagnosis of significant medical, developmental, emotional or behavioral problems shall be provided with a treatment plan and services during that period in accordance with their plan.	Region III-S - 53% Region I-N - 47% Region IV-N - 84% Region IV-S - 81% Region I-S - 72% Region II-W - 46%	No finding	Parties agreed that defendants performance relative to this requirement would be measured through a case record review conducted during P5.
ent 837-1	MSA II.B.5.a & II.B.5.f.1 (P4) or II.B.5.e.1 (P3)	MSA requires by the end of P4 (P3), 80% (60%) of children shall receive documented twice-monthly in-person visits by the assigned caseworker consistent with MSA requirement.	53%	67%	Data provided does not address if the child was seen alone if age appropriate, only if visits occurred.
-ASH Docum	MSA II.B.5.b & II.B.5.f.2 (P4) or II.B.5.e.2 (P3)	MSA requires by end of P4 (P3), 60% (40%) of children with a goal of reunification shall have their assigned DFCS caseworker meet monthly with the child's parents, during the period, consistent with MSA requirements, and the visit shall be documented in the case record.	Accurate data not available	38%	
v-00251-HSO	MSA II.B.5.c & II.B.5.f.3 {P4} or II.B.5.e.3 (P3)	MSA requires by the end of P4 (P3), 60% (40%) of therapeutic resource parents have a worker visit the home monthly to share relevant information, evaluate the child's safety, needs, and well-being, and monitor service delivery and achievement of service goals.	70% content and frequency of visit	73% content and frequency of visit	
e 3:04-c\	MSA II.B.S.c & II.B.S.f.3 (P4) or	MSA requires by the end of P4, 60% of non-therapeutic resource parents have a worker visit the home monthly to share relevant information, evaluate the child's reference and wall helps and	45% frequency of visit	49% frequency of visit	
Case	(P3)	safety, needs, and well-being, and monitor service delivery and achievement of service goals.	frequency of visit	frequency of visit	

Citation MSA II.B.6.b.1 MSA II.B.6.b.2	MSA requirement MSA requires that defendants shall hold training sessions for DFCS' Training Unit Staff on the Permanency Values Training and Permanency Skills Training Curricula. MSA requires that defendants shall conduct permanency roundtables in three additional regions.	Performance	Period (P4) Performance No finding Requirement Satisfied	Select Monitor's Report Comments Defendants report that this requirement was satisfied. However, the monitor had no opportunity to verify this representation. By P3, 10 of 13 regions had implemented permanency roundtables. By P4, 13 of 13 had implemented.
MSA II.B.7.b	MSA requires that defendants shall maintain a process for advising all potential adoptive families, including any resource family caring for a child who has become legally available for adoption, of the availability of adoption subsidies. This notification shall be documented in the child's record, and the family's access to such subsidies shall be facilitated.		Satisfied in Part	DFCS policy during P4 required the assigned adoption specialist to inform resource families of the possibility of adoption assistance for eligible children; however policy did not require that this be documented in the case record. P5 IP required a revision to DFCS policy to make documentation required.
MSA II.B.7.d & II.B.7.e	Practice Model; For regions that have fully implemented the practice model, at least 90% of children in custody in that region with the primary permanency goal of adoption shall have an assigned adoption specialist and an adoption plan with specific activities to achieve adoption, and shall have regular adoption status meetings consistent with the MSA requirements during the period. For regions that have fully implemented the practice model for at least 12 months, at least 95% of children in custody in that region with the primary permanency goal of adoption shall have an assigned adoption specialist and an adoption plan with specific activities to achieve adoption, and shall receive regular adoption status meetings consistent with MSA requirements during the Period.	No finding	No finding	
MSA II.C.1.a & II.C.1.c.1 (P4) or (P3) II.C.1.b.1 MSA	MSA requires by the end of P4 (P3), at least 75% (60%) of children state-wide in care less than 12 months from the time of latest removal from home shall have had two or fewer placements.	77%	79%	
MSA II.C.2.a & II.C.2.c.1 (P4) or II.C.2.b.1 (P3)	MSA requires that by the end of P4 (P3), the rate of abuse or maltreatment in are shall not exceed 0.5% (1.00%).	0.98%	No revised data submitted	Defendants are still working to resolve technical issues regarding the production of revised reports.

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	III.B.1.f.2	MSA			III.B.1.f.1	MSA			MSA III.B.1.d.1	MSA III.A.1.a	Citation
immediately institute a diligent search for the parent(s), which shall be documented in the child's case record.	For regions that have fully implemented the Practice Model for at least 12 months, at least 90% of placement cases in that region in which the whereabouts of one	immediately institute a diligent search for the parent(s), which shall be documented in the child's case record.	Practice Model: For regions that have fully implemented the Practice Model, at least 80% of placement cases in that region in which the whereabouts of one or both parents is unknown, DFCS shall	region who enter custody shall have a comprehensive family assessment, consistent with MSA requirements, within 30 calendar days of entering custody.	For regions that have fully implemented the Practice Model for at least 12 months,	with MSA requirements, within 30 calendar days of entering custody.	enter custody shall have a thorough screening and assessment, consistent	Practice Model: For regions that have fully implemented the Practice Model, at least 80% of foster children in that region who	Practice Model: For regions that have undergone the Initial Practice Model Implementation Period, all caseworkers assigned to active cases, and their supervisors, will have undergone training on the family team meeting protocols.	MSA requires that no later than the date set forth in Appendix "A" by which a region shall have fully implemented the Practice Model, the CQI system shall measure compliance in that region with the foster care service standard requirements of this MSA and shall ensure remediation of any identified deficiencies.	MSA Requirement
	o d	No finding		Region II-W - 62%	Region IV-N - 82% Region IV-5 - 73%	Region III-S - 13% Region I-N - 34%	Region V-W - data unreliable		Requirement satisfied		Period 3 (P3) Performance
8	o mound	No.		(MACWIS), 97% (PAD) Region II-W – 87% (MACWIS), 77% (PAD) Region V-W – 43% (MACWIS), 100% (PAD)	(MACWIS), 90% (PAD) Region I-S = 80%	(MACWIS), 73% (PAD) Region V-E - 63%	(MACWIS), 94% (PAD)	Region III-S – 32% (MACWIS), 60% (PAD) Region I-N – 43% (MACWIS), 71% (PAD)	Requirement satisfied	Satisfied in Part	Period (P4) Performance
	data for this requirement in May 2015, covering October 2014-March 2015.	The Monitor had no finding during P3 & P4 due to data limitations. Defendants were able to produce							All caseworkers and supervisors were required to participate in extensive initial training prior to implementation of the practice model.	The CQI system has been utilized to measure compliance with the foster care service standards of the MSA. However, there are substantial gaps in performance for some MSA requirements, and there is evidence that defendants have not fully implemented the corrective actions designed to remediate deficiencies identified through CQI activities.	Select Monitor's Report Comments

Citation	MSA Requirement	Period 3 (P3)	Period (P4)	Select Monitor's Report
No.	Practice Model: For regions that have fully implemented the Practice Model, at least 80% of foster children in that region who enter custody shall have a family team meeting and service plans shall be developed for both the child and parents, consistent with MSA requirements, within 30 calendar days of entry into Foster			Parties agreed that defendants
III.8.2.d.1 &	For regions that have fully implemented the Practice Model for at least 12 months, at least 90% of foster children in that region who enter custody shall have a family team meeting and service plans shall be developed for both the child and the parents, consistent with MSA requirements, within 30 calendar days of entry into foster care.	No finding	No finding	requirement would be measured through a case record review conducted during P5.
MSA III.B.2.c.2 &	Practice Model: For regions that have fully implemented the Practice Model, at least 80% of foster children in that region who enter custody shall have family team meetings at least quarterly, as well as within 30 calendar days of any placement or other significant change, consistent with MSA requirements.	Region V-W - 2% Region III-S - 5% Region I-N - 6% Region IV-N - 13%	Region III-5 – 5% Region I-N – 6% Region IV-N – 13% Region IV-5 – 10% Region V-E – 22%	
III.B.2.d.2	the Practice Model for at least 12 months, at least 90% of foster children in that region who enter custody shall have family team meetings at least quarterly, and their service plans shall be updated quarterly, as well as within 30 calendar days of a placement change, consistent with MSA requirements.	Region II-W - 19% Region II-W - 19%	Region I-S – 47% Region II-W – 19% Region V-W – 26%	
MSA III.B.3.a.6.a &	Practice Model: For regions that have fully implemented the Practice Model, at least 90% of foster children in that region who enter custody shall have a permanency plan within 30 calendar days of their entry into care consistent with MSA requirements. For regions that have fully implemented the practice model for at least 12 months.	Region V-W - 57% (MACWIS), 36% (PAD) Region III-S - 26% (MACWIS), 14% (PAD) Region I-N - 28% (MACWIS), 21% (PAD) Region IV-N - 36% (MACWIS), 58% (PAD) Region IV-S - 17% (MACWIS) 44% (PAD)	Region III-5 – 28% (MACWIS), 14% (PAD) Region I-N – 30% (MACWIS), 21% (PAD) Region IV-N – 38% (MACWIS), 58% (PAD) Region IV-5 – 17% (MACWIS), 44% (PAD) Region V-E – 26% (MACWIS), 26% (PAD)	
	at least 95% of foster children in that region who enter custody shall have a permanency plan within 30 calendar days of their entry into care consistent with MSA requirements.	Region I-5 - 76% (MACWIS), 68% (PAD) Region II-W - 73% (MACWIS), 82% (PAD)	Region I-S – 77% (MACWIS), 68% (PAD) Region II-W – 75% (MACWIS), 82% (PAD) Region V-W – 51% (MACWIS), 39% (PAD)	

Citation	MSA Requirement	Period 3 (P3)	Period (P4)	Select Monitor's Report
	Practice Model: For regions that have fully		religilitative	Confinence
	implemented the Practice Model, at least		Region III-5 – 95%	
	region shall have a nermanency plan that	Region V-W - 100%	Region I-N - 100%	
MSA	is consistent with MSA requirements.	Region i-N - 100%	Region IV-N - 93%	
III.B.3.a.6.b		Region IV-N - 93%	Region V-E - 88%	
Ro	For regions that have fully implemented	Region IV-5 - 75%	00000	
III.B.3.a.7.b	the practice model for at least 12 months,		Region I-S - 100%	
	in that region shall have a permanence	Region J-5 - 100%	Region II-W - 100%	
	plan that is consistent with MSA	MCGION IL 44 - TOONS	Region V-W - 80%	
	requirements.			
	Practice Model: For regions that have fully			
	implemented the Practice Model, at least			
	90% of children in custody in that region			
	with the goal of reunification shall have		Region III-5 - 35%	
	active concurrent permanency planning	Region V-vv - 43%	Region I-N - 73%	
MSA	consistent with MSA requirements.	Region I-N - 73%	Region IV-N - 80%	
III.B.3.b.2.a		Region IV-N - 50%	Region V-F = 42%	
= Q	the Brastice Model for at least 17 months	Kegion IV-5 - 81%	(
	at least 95% of children in custody in that	Region I-S - 79%	Region I-5 - 79%	
	region with the goal of reunification shall	Region II-W - 91%	Region II-W - 91%	
	have case record documentation		VCT7 - AA-A 100 Bay	
	reflecting active concurrent permanency			
)	requirements.			
	Practice Model: For regions that have fully			
	implemented the Practice Model, at least			
	90% of toster children in that region who			
	shall have a timely court or administrative	Region V-W - 97%	Region I-N = 99%	
Ma	review consistent with MSA	Region III-5 - 86%	Region IV-N - 97%	
III.B.3.c.4.a	requirements.	Region IV-N - 97%	Region IV-5 – 100%	
50 E 50	For regions that have fully implemented	Region IV-S - 100%	Region V-E = 34%	
11.00.0.0.0.0	the Practice Model for at least 12 months,	Region I-S - 95%	Region I-S - 98%	
	region who have been in custody at least	Region II-W - 98%	Region V-W - 89%	
	six months shall have a timely court or			
	MSA requirements			

EXHIBIT A

Citation	MSA Requirement	Períod 3 (P3)	Period (P4)	Select Monitor's Report
	Practice Model: For regions that have fully			
	implemented the Practice Model, at least			
	90% of taster children in that region who		Region III-S – 39%	
	shall have a timely annual court review	Region V-W - 94%	Region I-N - 87%	
MSA	consistent with MSA requirements.	Region I-N - 87%	Region IV-N - 81%	
III.B.3.c.4.b	The second secon	Region IV-N - 81%	Region V-E – 89%	
	the Practice Model for at least 17 months	WCO - C-A1 IIDIBau		
	at least 95% of foster children in that	Region 1-5 - 89%	Region I-5 - 94%	
	region who have been in custody at least	Region II-W - 93%	Region II-W - 99%	
	12 months shall have a timely annual	c	Region V-W - 85%	
	court review consistent with MSA			
	requirements.			
	Practice Model: For regions that have fully			
	implemented the Practice Model, at least			
	80% of foster children in that region with			
	a permanency goal of reunification shall			
	have service plans for their parents that			
	identity those services DFCS deems			
	necessary to address the behaviors or			
	conditions resulting in the child's			
	placement in foster care, and case record		Region III-S – 49%	
	documentation the DFCS made those		Region I-N - 70%	
MSA	identified services available directly or		Region IV-N - 97%	
III.B.3.d.4.a	through referral.		Region IV-5 - 66%	Data not produced on this
Qυ	For regions that have fully implemented	140 111101110	100 A L 0000	requirement during P3.
III.B.3.d.5.a	the Practice Model for at least 12 months.		Region I-S - 96%	
	at least 90% of foster children in that		Region II-W - 75%	
	region with a permanency goal of		Region V-W - 89%	
	reunification shall have service plans for			
	their parents that identify those services			
	DFCS deems necessary to address the			
	behaviors or conditions resulting in the			
	child's placement in foster care and case			
	record documentation that DFCS made			
	those identified services available directly			
	or through referral.			

Citation	MSA Requirement	Period 3 (P3) Performance	Period (P4)	Select Monitor's Report
	Practice Model: For regions that have fully implemented the Practice Model, at least 80% of foster children in that region who reach the point at which they have spent 17 of the previous 22 months in foster			
	care shall have a petition to TPR filed on their behalf or an available exception under the federal AFSA documented by	Region V-W - 78% Region III-5 - 87%	Region III-S – 87% Region I-N – 94% Region IV-N – 88%	
MILB.3.e.2.a	rne end or their 1/th month in care. For regions that have fully implemented	Region IV-N - 88% Region IV-S - 98%	Region IV-S - 98% Region V-E - 92%	
III.B.3.e.3.a	the Practice Model for at least 12 months, at least 90% of foster children in that	Region I-S - 95%	Region I-S - 93%	
•	region who reach the point at which they have spent 17 of the previous 22 months	Region II-W - 89%	Region V-W – 88%	
	in foster care shall have a petition to TPR			
	exception under the federal AFSA			
	month in care.			
	Practice Model: For regions that have fully implemented the Practice Model, at least			
	80% of foster children in that region who			
	22 months in foster care with a TPR			
	petition filed on their behalf or an	Region V-W - 18%	Region III-S - 76%	
h h	available AFSA exception documented shall have a petition filed or an available	Region III-S - 76%	Region IV-N - 33%	
III.B.3.e.2.b	exception documented.	Region IV-N - 60%	Region IV-5 - 100%	
M.B.3.e.3.b	For regions that have fully implemented	Region IV-S - 100%		
	the Practice Model for at least 12 months, at least 90% of foster children in that	Region I-S - 50%	Region I-S - 63%	
	region who have spent more than 17 of	Region II-W - 100%	Region V-W - 20%	
	the previous 22 months in foster care			
	shall have a petition to TPR filed on their behalf or an available AFSA exception			
	documented shall have a petition filed or an available exception documented.			1
	Practice Model: For regions that have fully implemented the Practice Model, at least			
Nes	region will be current and complete.			
III.B.4.b.1 &	For regions that have fully implemented	No finding	No finding	requirement would be measured
11.0.4.0.1	the Practice Model for at least 12 months,			conducted during PS
	at least 95% of child welfare case records			20 - F

Citation	MSA Requirement	Performance	Period (P4) Performance	Select Monitor's Report
	MSA requires that for all children entering foster care, a visitation plan for the child and his/her family shall be developed as part of the service plan. This visitation plan shall be developed and regularly updated in collaboration with parents, resource parents, and child. If parental visitation is appropriate based on the			Due to data limitations, the Monitor was unable to analyze the
MSA III.B.5.a	visitation is appropriate based on the above factors, this visitation plan shall include a minimum of two visits per month with the parents (unless a court order in the child's case limits such visits). For all children, regardless of permanency goal, this visitation plan shall include at least one visit per month with any siblings not in the same placement (unless a court order in the child's case limits such visits).		No finding	defendant's submission. The parties agreed that performance for this requirement would be measured through a P6 case record review.
	Practice Model: For regions that have fully implemented the practice model, at least 80% of foster children in that region shall be provided with contacts with their parents and with any siblings not in the			ı
MSA III.B.5.d.1 &	same placement consistent with MSA requirements, unless it is documented that a parent or sibling failed to make himself or herself available. For regions that have fully implemented	Region V-W - 9% Region III-S - 2% Region I-N - 26% Region IV-N - 40% Region IV-S - 13%	Region III-5 – 2% Region I-N – 26% Region IV-N – 40% Region IV-S – 13% Region V-E – 16%	#
	the practice model for at least 12 months, at least 90% of foster children in that region shall be provided with contacts with their parents and with any siblings not in the same placement consistent with MSA requirements, unless it is documented that a parent or sibling failed to make himself or herself available.	Region I-S - 39% Region II-W - 0%	Region I-S – 40% Region II-W – 29% Region V-W – 31%	
MSA III.B.6.c	MSA requires that DFCS shall make all reasonable efforts to ensure the continuity of a child's educational experience by keeping the child in a familiar or current school and neighborhood, when this is in the child's best interests and feasible, and by limiting the number of school changes the child experiences.		No finding	Due to data limitations, the parties agreed that performance for this requirement would be measured through a P5 case record review.

		MSA III. B.6.d.1 &	Citation
care. Practice Model: For regions that have fully implemented the practice model, at least 80% of school-age foster children in that region who enter custody or are subject to a change in schools due to a placement move shall be registered for and attending an accredited school within three business days of the initial placement or placement change, including while placed in shelters or other temporary placements, unless delayed by the Youth Court. For regions that have fully implemented the practice model for at least 12 month, at least 90% of school-age foster children in that region who enter custody or are subject to a change in schools due to a placement move shall be registered for and attending an accredited school within three business days of the initial placement or placement change, including while placed in shelters or other temporary placements, unless delayed by the Youth Court.	care.	Practice Model: For regions that have fully implemented the practice model, at least 80% of school-age foster children in that region who enter custody shall have their educational records reviewed and their educational needs documented by their DFC5 caseworker within 30 calendar days of their entry into foster care. For regions that have fully implemented the practice model for at least 12 months, at least 90% of school-age foster children in that region who enter custody shall have their educational records reviewed and their educational needs documented by their DFC5 caseworkers within 30 calendar days of their entry into foster	MSA Requirement
Region V-W - 94% Region III-5 - 64% Region IV-N - 79% Region IV-N - 89% Region IV-S - 83% Region II-W - 26%		Region V-W - 69% Region III-S - 20% Region I-N - 28% Region IV-N - 89% Region IV-S - 80% Region I-S - 90% Region II-W - 61%	Period 3 (P3) Performance
Region III-S – 64% Region IV-N – 79% Region IV-N – 89% Region IV-S – 83% Region V-E – 80% Region I-S – 85% Region II-W – 43% Region V-W – 90%		Region III-S – 20% Region IV-N – 28% Region IV-S – 80% Region IV-S – 80% Region V-E – 45% Region I-S – 70% Region II-W – 41% Region V-W – 46%	Period (P4) Performance
	2		Select Monitor's Report

Citation	MSA Requirement	Period 3 (P3) Performance	Period (P4) Performance	Select Monitor's Report
		Region V-W - 64%	Region III-S – 29% (MACWIS), 53% (PAD)	
	Practice Model: For regions that have fully	(MACWIS), 83% (PAD)	Region 1-N - 40%	
	implemented the practice model, at least	Region III-S - 29%	(MACWIS), 52% (PAD)	
	are 14-20 years old shall be provided with	(MACWIS), 53% (PAD)	Region IV-N - 74%	
	Independent Living Services as set forth in	(MACWIS), 52% (PAD)	Region IV-S = 36%	
MSA	their service plan.	Region IV-N - 74%	(MACWIS), 78% (PAD)	
III.B.7.e.1 &	For regions that have fully implemented	(MACWIS), 75% (PAD)	Region V-E - 45%	
III.B.7.f.1	the practice model for at least 12 months,	Region IV-S - 36% (MACWIS), 78% (PAD)	(MACWIS), 60% (PAD)	
	at least 95% of foster children in that		Region I-S - 89%	
	region who are 14-20 years on shall be	Region I-S - 63%	(MACWIS), 81% (PAD)	
	are forth in their service plan during the	(MACWIS), 83% (PAD)	Region II-W - 70%	
	period.	Region II-W - 75%	(MACWIS), 80% (PAD)	
		(MACWIS), 87% (PAD)	Region V-W – 48% (MACWIS), 85% (PAD)	
	Practice Model: For regions that have fully		:	
	80% of foster children in that region who			
	are transitioning to independence shall			
	arrangement, a source of income, health			
	education and training vouchers. DFCS			
	shall also assist such children in obtaining,			
	prior to transitioning to independent			
	information identified in the COA		Region III-S – 60%	
	standard PA-FC 13.06 for emancipating	Region V-W - 91%	Region I-N - 50%	
	youth. Those efforts shall be documented	Region I-N - 80%	Region IV-N - 100%	
M5A .B.7.e.2 &	in the child's case record.	Region IV-N - 100%	Region V-5 – 100%	
III.B.7.f.2	For regions that have fully implemented	uc8ion 14-2 - 700/9		
	the practice model for at least 12 months,	Region I-5 - 44%	Region I-S – 80%	
	region who are transitioning to	Region II-W - 25%	Region V-W = 67%	
	independence shall have available an			
	adequate living arrangement, a source of			
	income, health care, independent living			
	stipends, and education and training			
	vouchers. DFCS shall assist such children			
	in obtaining, prior to transitioning to			
	documents and information identified in			
	the COA standard PA-FC 13.06 for			
	emancipating youth. Those efforts shall			

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	MSA III.B.8.d.1 &	MSA III.B.8.c	Citation
case record documentation reflecting the Youth Court's objection to such a trial home visit. During that trial home visit period, the child's caseworker shall meet with the child in the home at least two times per month, and DFCS shall provide or facilitate access to all services identified in the child's after-care plan, consistent with MSA requirements.	implemented the practice model, at least 70% of foster children in that region who are reunified and who were in custody longer than 90 days shall receive a 90-day trial home visit period or have case record documentation reflecting the Youth Court's objection to such a trial home visit. During that trial home visit period, the child's caseworker or a Family Preservation caseworker shall meet with the child in the home at least two times per month, and DFCS shall provide or facilitate access to all services identified in the child's after-care plan, consistent with MSA requirements. For regions that have fully implemented the practice model for at least 12 months, at least 90% of foster children in that region who are reunified and who were in custody longer than 90 days shall receive a 90-day trial home visit period or have	MSA requires that before the end of any trial home visit period, there shall be a final family team meeting, which shall include the child's caseworker, the caseworker's supervisor, the child, and the relative or parent assuming custody, to determine the appropriateness of a final discharge. If final discharge is determined to be appropriate, DFCS shall make the appropriate application to the court to be relieved of custody.	MSA Requirement
	Region V-W - 0% Region III-S - 0% Region IV-N - 33% Region IV-S - 43% Region II-W - 57% Region II-W - 50%		Performance
	Region V-E – 50% Region V-W – 0%	No finding	Performance
	P4 - Monitor was only able to analyze data in one of the five regions that fully implemented the practice model, and in one of the three regions that had fully implemented the practice model for at least 12 months.	The parties have agreed defendants' performance for this requirement will be measured through a P6 case record review.	Comments

Citation	MSA Requirement	Period 3 (P3) Performance	Period (P4)	Select Monitor's Report
	Practice Model: For regions that have fully implemented the practice model, at least 60% of foster children in that region who			
	are discharged from custody and	Region V-W - 59%	Region III-S - 73%	
	shall be reunified within 12 months of the	Region III-S - 73%	Region IV-N - 50%	
MSA	latest removal from home.	Region IV-N - 50%	Region IV-S - 62%	
III.C.1.b.1	For regions that have fully implemented	Region IV-5 - 62%	24 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	
	the practice model for at least 12 months,	Region I-S - 55%	Region I-S - 73%	
	region who are discharged from custody	Region II-W - 44%	Region V-W - 37%	
	and reunified with their parents or			
	caretakers shall be reunified within 12			
	months of the latest removal from home.			
	implemented the practice model, at least			
	25% of foster children in that region who			
	are discharged upon finalization or an	Region V-W - 50%	Region III-5 - 0%	
	finalized within 24 months of the latest	Region III-S - 0%	Region IV-N - 0%	
MSA	removal from home.	Region IV-N - 1/%	Region IV-S - 8%	
III.C.2.a.1 &	The sandage that have fully implemented	Region IV-5 - 8%	Region V-E - 13%	
	the practice model for at least 12 months,	3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	Region I-S - 28%	
	at least 30% of foster children in that	Region I-W - 29%	Region II-W - 0%	
	region who are discharged upon	CONTRACTOR OF THE CONTRACTOR O	Region V-W - 45%	
	the adoption of an adoption snall nave had			
	of the latest removal from home.			
				A final decision by COA is expected in the next several months; however, it
	services shall be accredited by COA			informed DHS that they will not be
MSA IV	pursuant to COA's relevant management		No finding	accredited by the July 2015 deadline
	and service standards.			due to failure to meet certain
				"pervasive, ongoing issues with
				assessment and service planning."

Appendix B. Mississippi State Public Teacher Salary Schedule

FY2015-16 MAEP SALARY SCHEDULE MS Code Section 37-19-7

												udd'i increment for 25th year														3								Base + Increment	intranenti loi 3-30 yiz	Increase for 1-18 up			Base			
SYDDE IS CC	34	33	32	31	30	29	28	27	26	25			24	23	22	21	20	19	18	17	16	15	14	13	12	11	10	٥	000	7	6	5	4	w			2	1-1	0		Yrs. Exp.	
0/,3/0	66,576	65,782	64,988	64,194	63,400	62,606	61,812	61,018	60,224	59,430		2,060	56,576	55,782	54,988	54,194	53,400	52,606	51,812	51,018	50,224	49,430	48,636	47,842	47,048	46,254	45,460	44,666	43,872	43,078	42,284	41,490	40.696	39,902	194	105	39,108	39,108	39,108	***	Level	Certification
53,995	63,268	62,541	61,814	61,087	60,360	59,633	58,906	58,179	57,452	56,725		2,060	53,938	53,211	52,484	51,757	51,030	50,303	49,576	48,849	48,122	47,395	46,668	45,941	45,214	44,487	43,760	43,033	42,306	41,579	40,852	40,125	39,398	38,671	121	717	37,944	37,944	37,944	2	Level	Certification
60,620	59,960	59,300	58,640	57,980	57,320	56,660	56,000	55,340	54,680	54,020	200	2,060	51,300	50,640	49,980	49,320	48,660	48,000	47,340	46,680	46,020	45,360	44,700	44,040	43,380	42,720	42,060	41,400	40,740	40,080	39,420	38,760	38,100	37,440	000	650	36,780	36,780	36,780	A	Level	Certification
52,,85	52,290	51,795	51,300	50,805	50,310	49,815	49,320	48,825	48,330	47,835		2,060	45,280	44,785	44,290	43,795	43,300	42,805	42,310	41,815	41,320	40,825	40,330	39,835	39,340	38,845	38,350	37,855	37,360	36,865	36,370	35,875	35,380	34,885	495	405	34,390	34,390	34,390	Þ	Level	Certification

NOTE: Assistant Teachers - \$12,500 (MS Code Section 37-21-7(6))

Certification Level A – Bachelor's degree Certification Level AA – Master's degree

Certification Level AAA – Specialist Degree
Certification Level AAAA – Doctorate Degree

Appendix C. CSF Recommendations and MSA Requirements

Reunification Services

CSF Recommendations

- making services available where they are currently unavailable. capacity to provide needed reunification services is worth considering as a means of might mean diverting existing IV-B expenditures, but developing some type of in-house availability of services in rural areas of the State. Since these funds are capped, this might be considered in order to supplement the contracted services and increase the family preservation and reunification services, some consideration of this approach reunification, MDHS can use Federal title IV-B funds to fund in-house staff that provides To increase the array of services in the State to be used to facilitate and sustain
- and reunification from short-term stays in foster care, we recommend that the Department wishes to reserve family preservation families for placement prevention limit the access to these services by families needing reunification services. If the funding for these services as well as relaxing some of the program restrictions that now reunification-related services be increased statewide. This can be done by increasing reunification, we recommend that the capacity of existing contractors to provide To increase the array of services in the State to be used to facilitate and sustain expansion of services occur with intensive in-home services

reunification, we recommend that flexible funds be earmarked for use in helping to and/or that procedures for accessing available funds be clarified and simplified meet the basic needs of families seeking to reunify with their children in foster care, To increase the array of services in the State to be used to facilitate and sustain

- as a means of providing services directed toward reunifying very young children in example, we recommend attention to the Model Youth Court program in Forest County possible, consider replicating some of those "best practices" within the State. For of effectiveness in reunifying children and families timely and appropriately and, where We recommend that the State examine services and practices with established records foster care with their families.
- programs regardless of their individual circumstances, strengths, and needs. we recommend relaxing the requirements for all families to complete standardized To tailor reunification services to the individualized needs of the families receiving them,

- alternative to standardized parenting classes. office-based mental health counseling, and in-home parent coaching and support as an services to families such as in-home behavioral health interventions as an alternative to To tailor reunification services to the individualized needs of the families receiving them, recommend adding to the service array the capacity to provide more in-home
- services that reflect their unique strengths and needs in the comprehensive family we recommend that the Department's performance-based contracting system, To tailor reunification services to the individualized needs of the families receiving them, assessments and case plans. implemented, support the need for providers to respond flexibly to families' needs with
- . coordinate case planning and service provision activities with service providers in order To tailor reunification services to the individualized needs of the families receiving them, provision in facilitating and supporting reunification. to ensure that services match needs, and to monitor the effectiveness of service recommend strengthening both policy and practice requiring MDHS
- that focus on identifying strengths and needs, matching services to needs, brokering for include the active involvement of service providers in case planning processes whenever and obtaining needed services, and monitoring the effectiveness of services. This should To strengthen policy and training to support improvement in practice with regard to appropriate reunification, we recommend strengthened case planning and ISP policy and training

MSA Requirements

- children in that region with a permanency goal of reunification shall have service plans For regions that have fully implemented the Practice Model, at least 80% of foster behaviors or conditions resulting in the child's placement in foster care, and case record referral (MSA III.B.3.d.4.a.). documentation that DFCS made those identified services available directly or through for their parents that identify those services DFCS deems necessary to address the
- Performance:
- Region III-S 49%
- Region I-N 70%
- Region IV-N 97%
- Region IV-S 66%
- Region V-E 66%

- Performance:
- Region I-S 96%
- Region II-W 75%
- Region V-W 89%
- III.C.1.a.1.). or caretakers shall be reunified within 12 months of the latest removal from home (MSA children in that region who are discharged from custody and reunified with their parents For regions that have fully implemented the Practice Model, at least 60% of foster
- Performance:
- Region III-S 73%
- Region I-N 69%
- Region IV-N 50%
- Region IV-S 62%
- Region V-E 47%

of foster children in that region who are discharged from custody and reunified with For regions that have fully implemented the Practice Model for 12 months, at least 70% from home (MSA III.C.1.b.1.). their parents or caretakers shall be reunified within 12 months of the latest removal

- Performance:
- Region I-S 55%
- Region II-W 44%
- Region V-W 42%

Medical, Dental and Mental Health Services

CSF Recommendations

We recommend that MDHS enter into collaborative agreements with the DMH and the Medicaid-eligible, we believe that the services they provide would be reimbursable that serve children and families served by MDHS. Since most of the families are State's Medicaid agency to fund mental health professionals in rural areas of the State

- services in the State through Medicaid and it would immediately increase families' access to mental health
- administrative costs. The participation of the State Medicaid Agency should be pursued structured to enable Medicaid billing to cover a majority of the staffing and the State. Programs of this nature can offer a diverse range of services and can be where gaps in services are the most prevalent, for example, in many of the rural areas of examinations, treatment for abuse and neglected children and youth, etc. This should arrangements. to explore further creation of these types of innovative programs along with funding MDHS regional offices to serve counties where the service population is the greatest or include the possibility of hiring qualified mental health professionals to be based in needs of foster care children statewide, including specialty services, e.g., psychological MDHS and MDMH should develop a collaborative program to serve the mental health
- currently unavailable, and there are models around the country to draw on in designing specializes in providing Medicaid-funded dental care to children can offer access that is through MDHS. This effort may be part of a more comprehensive approach to providing such a program. children and youth in foster care, as well as to children served in their own homes of Dental Examiners should intensify efforts to recruit dentists to provide services to In cooperation with the colleges and universities in the State, MDHS and the State Board care in rural and underserved areas of the State. A clinic approach that
- orthodontic care for children and adolescents. exercising State options that could include an expansion of dental services to include MDHS should collaborate with the State Medicaid Agency to pursue the possibility of
- . PRTF's, thereby enabling these youth to receive needed services and remain in the program that could also serve children residing in foster family homes at risk of entering who are placed in foster homes. The MYPAC program is one example of a waiver additional waiver programs to expand its provision of mental health services to children MDHS should collaborate with DMH and the State Medicaid Agency to establish community.

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field placements within MDHS, providing opportunities for professional and academic State's post-secondary systems to explore the possibility of establishing internships and MDHS should collaborate with the psychology and behavioral science programs of the

in foster care. advancement that includes direct services and interventions to children and adolescents

to ensure that all initial screenings are conducted within established timeframes MDHS should incorporate specific measures and review processes within its CQI system

•

- timely achievement of case plan goals. provision of needed medical services as part of appropriate case planning efforts and MDHS should ensure that its Foster Care Reviews (FCR) include the evaluation of the
- MDHS should establish both supervisory practices and monitoring processes within its information that enables them to meet the needs of children in their care. CQI system to ensure that resource parents are provided timely and accurate medical
- MDHS should reimburse resource parents for transportation of children to all necessary their care. appointments on behalf of the medical, dental, and mental health needs of children in

MSA Requirements

- MSA (II.B.2.a & II.B.3.j.1 (P4) or II.B.3.i.1 (P3)) requires by the end of P4 (P3), 70% (50%) after placement. of children entering custody receive a health screening evaluation as recommended by American Academy of Pediatrics from a qualified medical practitioner within 72 hours
- 0 Performance: 27 percent
- O practitioner or in accordance with recommendations by the American Academy Monitor's Notes: Data produced only reports on timeliness of initial health presented in a forthcoming report. of Pediatrics. screening evaluation not whether they were conducted by a qualified medical A case record review was conducted during P5 and will be
- MSA (II.B.3.b & II.B.3.j.2 (P4) or II.B.3.i.2 (P3)) requires by the end of P4 (P3), 70% (50%) calendar days consistent with MSA requirement. of children entering custody receive a comprehensive health assessment within 30
- Performance: 33 percent
- 0 was conducted during P5 and will be presented in a forthcoming report recommendations by the American Academy of Pediatrics. A case record review Monitor's Notes: Data produced only reports on timeliness of initial health evaluation not whether the assessment SPM consistent

EXHIBIT A

and treatment consistent with MSA requirements. receive periodic medical examinations and all medically necessary follow-up services MSA (II.B.3.j.3) requires that at least 85% of children in custody during the Period shall

.

- Performance: No findings
- 0 Monitor's Notes: Parties agreed to measure performance for this requirement through a P5 case record review. Findings from the case record review will be presented in a requirement was not met. forthcoming report however, data indicates that the
- of children three years old and older entering custody or in care and turning three years MSA (II.B.3.e & II.B.3.j.4 (P4) or II.B.3.i.4 (P3)) requires by the end of P4 (P3), 75% (60%) their third birthday. old during the Period shall receive a dental examination within 90 days of placement or
- Performance: 55 percent
- 0 Monitor's Notes: Due to data limitations, the parties agreed this performance requirement will be assessed through a P5 case record review. Findings will be presented in a forthcoming report.
- the Period shall receive a dental examination every six months consistent with MSA MSA requires that by the end of P4 (P3), at least 80% (60%) of children in custody during requirements and all medically necessary dental services.
- Performance: 52 percent
- 0 Monitor's Notes: Due to data limitations, the parties agreed this performance requirement will be assessed through a P5 case record review. Findings will be presented in a forthcoming report.
- by a qualified professional within 30 calendar days of foster care placement or their fourth birthday, respectively. care and turning four years old during the Period shall receive mental health assessment 70% (50%) of children four years old and older entering custody during the Period or in MSA (II.B.3.f & II.B.3.j.6 (P4) or II.B.3.i.6 (P3)) requires that by the end of P4 (P3) at least
- Performance: 47 percent
- 0 Findings will be presented in a forthcoming report. agreed that performance would be assessed through a P5 case record review. include children who turned 4 while in care. Due to this limitation, the parties Monitor's Report: Data limited to children age 4+ when entering care, does not

- Performance: No finding
- Monitor's Notes: Parties agreed that defendants performance relative requirement would be measured through a case record review conducted during Ö
- 30 calendar days of foster care placement and all needed developmental services. ages birth through three during the Period, and older children if factors indicate it is MSA (II.B.3.j.8 (P4) or II.B.3.i.8 (P3)) requires that at least 60% of children in custody warranted, shall receive a developmental assessment by a qualified professional within

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Performance: No finding

O

- O Monitor's Notes: Monitor has concerns over reliability of P3 data. Parties agreed through a case record review conducted during P5. that defendants performance relative to this requirement would be measured
- each of the MSAs. At least 90% of foster children in that region who enter custody shall who enter custody shall receive physical and mental health care in accordance with MSA (II.B.3.I.1 & II.B.3.m.1) requires that at least 80% of foster children in that region requirements. receive physical and mental health care in accordance with each of the MSA
- Performance: No finding
- 0 Monitor's Notes: The monitor plans to work with the parties to resolve how performance related to these requirements will be measured
- significant medical, developmental, emotional, or behavioral problems shall be provided with a treatment plan and services in accordance with their plan. requiring therapeutic and/or rehabilitative foster care services because of a diagnosis of MSA (II.B.4.c.1) requires that at least 80% of children in custody during the period
- Performance: No finding
- 0 Monitor's Notes: Parties agreed that defendants performance relative to this requirement would be measured through a case record review conducted during
- . foster care services because of children in that region who are in custody and require therapeutic and/or rehabilitative For regions that have fully implemented the practice model, at least 80% of the foster a diagnosis of significant medical, developmental,

during that period in accordance with their plan (MSA II.B.4.e.1). emotional or behavioral problems shall be provided with a treatment plan and services

with a treatment plan and services during that period in accordance with their plan (MSA II.B.4.f.1). significant medical, developmental, emotional or behavioral problems shall be provided therapeutic and/or rehabilitative foster care services because of a least 90% of the foster children in that region who are in custody and For regions that have fully implemented the practice model for at least 12 months, at diagnosis of

Performance: No finding

0

requirement would be measured through a case record review conducted during Monitor's Notes: Parties agreed that defendants performance relative to this

Independent Living

CSF Recommendations

- classes not be required and that classes be designed and tailored to individual youth's should permit and require diversity in the range of IL services provided, rather than importance of the Life Skills classes, we particularly recommend that a repetition of the requiring a standard curriculum for all youth as the core service. While we recognize the The contract for independent living should be substantially modified. The contract needs, strengths, level of development, and interests.
- services that are identified for individual youth through the Ansell-Casey Life Skills is implemented by MDHS). Assessment and the MDHS comprehensive strengths and needs assessment (when this that the contract include the flexibility and requirement to offer a broader range of The contract for independent living should be substantially modified. We recommend
- ø the expectation that resource parent involvement in IL service delivery and planning is a their care work toward independence and transition to adulthood. MDHS should create We recommend that resource family training be modified to include content on the part of the role of foster parenting for youth. roles and responsibilities, and the skills needed, of resource families to assist youth in
- and the Department. and one TL plan for each youth rather than separate plans developed by the contractor Case planning process for youth in care be strengthened. First, there should be one IL

discussions with the youth should be clearly documented in the MACWIS case file. services, relationships with family and other individuals, and so forth. All meetings and critical issues to the youth's independence such as aftercare planning and needs for goals, the effectiveness of services, emerging or changing needs and strengths, and We recommend that MDHS develop and implement communication protocols for the contractor and MDHS staff to meet routinely with the youth to discuss progress toward

.

- Casey Life Skills Assessment and other information that pertains to serving the youth in between the contractor and MDHS staff, particularly as it relates to sharing the Ansell-We recommend an increased emphasis and accountability for sharing information
- about services/programs to youth exiting care and to parents or guardians at the time of staff provides health records, appropriate health referrals and relevant information reviews all cases of children in foster care each six months. FCR process might include addressing this issue with resource families since the FCR case closure for the purpose of continuity of health care and service delivery. Part of the MDHS Regional Directors and Area Social Work Supervisors should ensure that direct

MSA Requirements

- Living Services as set forth in their service plan (MSA III.B.7.e.1.). children in that region who are 14-20 years old shall be provided with Independent For regions that have fully implemented the practice model, at least 90% of foster
- Performance:
- Region III-S 29% (MACWIS), 53% (PAD)
- Region I-N 40% (MACWIS), 52% (PAD)
- Region IV-N 74% (MACWIS), 75% (PAD)
- Region IV-S 36% (MACWIS), 78% (PAD)
- Region V-E 45% (MACWIS), 60% (PAD)

0 Monitor's Notes: Data reported from two different systems MACWIS and PAD

(MSA III.B.7.f.1.). with Independent Living Services as set forth in their service plan during the period least 95% of foster children in that region who are 14-20 years old shall be provided For regions that have fully implemented the practice model for at least 12 months, at

- Performance:
- Region I-S 89% (MACWIS), 81% (PAD)
- Region II-W -- 70% (MACWIS), 80% (PAD)

- Region V-W 48% (MACWIS), 85% (PAD)
- Monitor's Notes: Data reported from two different systems MACWIS and PAD
- documented in the child's case record. assist youth in obtaining or compiling the following documents and such efforts shall be The MSA (III.B.7.d) requires that for youth transitioning to independent living, DFCS shall
- Performance: No finding
- Monitor's Notes: The parties have agreed defendants' performance for this requirement will be measured through a P6 case record review
- efforts shall be documented in the child's case record (MSA III.B.7.e.2). obtaining, prior to transitioning to independent living, the necessary documents and stipends, and education and training vouchers. DFCS shall also assist such children in adequate living arrangement, a source of income, health care, independent living For regions that have fully implemented the practice model, at least 80% of foster information identified in the COA standard PA-FC 13.06 for emancipating youth. Those children in that region who are transitioning to independence shall have available an
- Performance:
- Region III-S 60%
- Region I-N 50%
- Region IV-N 100%
- Region IV-S 100%
- Region V-E 33%

children in obtaining, prior to transitioning to independent living, the necessary independent living stipends, and education and training vouchers. DFCS shall assist such emancipating youth. Those efforts shall be documented in the child's case record (MSA documents and information identified in the COA standard PA-FC 13.06 for have available an adequate living arrangement, a source of income, health care, least 90% of foster children in that region who are transitioning to independence shall for regions that have fully implemented the practice model for at least 12 months, at

- Performance:
- Region I-S 80%
- Region II-W 0%
- Region V-W 67%

Foster Parent Retention

CSF Recommendations

- travel voucher should be given to new resource parents during this segment. vouchers and reimbursement processes and transportation reimbursement. A sample aspects of providing foster care, including board payment rates, Medicaid, clothing Ensure that pre-service training for resource families includes a module on the financial
- removing any unnecessary points of contact. Streamline the travel voucher system in State Office to reimburse foster parents
- Produce a statewide newsletter to inform all resource families of training opportunities, resources, support groups, new policy, and so forth.

MSA Requirements

- reimbursement rate for a given level of service as established pursuant to the MSA MSA (II.A.7.a) requires that all licensed resource families (regardless of whether they are supervised directly by DFCS or by private providers) receive at least the minimum
- Performance: 98 percent
- O only one of the reports was analyzable by the monitors. Monitor's Notes: Two data reports were produced for this requirement, however
- . the period. resource parents or facility staff no later than at the time of any new placement during available medical, dental, educational, and psychological information provided to their (40%) of children placed in a new placement during the period shall have their currently MSA (II.B.2.i & II.B.2.q.9 (P4) or II.B.2.p.14 (P3)) requires by the end of P4 (P3), 60%
- Performance: 20 percent

0

Monitor's Notes: Data provided assesses whether information is available within 15 days of placement not at the time of placement.

Appendix D. Estimate of Per-Child Welfare Spending

Number of Foster children are based on EOY 2011 / Expenditures are SFY 2012

aberna	14	
\$258,638,882.00	Expenditure	http://www.ch
5005	Number of Foctor Children	Hawelfarepolicy.
\$56,400.00	Expanditure Per Child	gro
Mar	Change Change 2019-2012	

			4	Capenditum
Allabarra	Expanditure"	10614	PW CAM	2010-2013
Alayka	5149 111 00 00		Organia las	2476
Arizona	\$533,341,049,00		541.000.00	2
Artansas	\$143,244,928.00	Ž.	200.500	-13
Catifornia	53,926,431,373,00		\$71, 852,00	X D.
Colorado	\$419,715,200.00	141	364,691.00	365
Connecticut	\$601,733,040.00	\$012	\$120,054,00	.25%
Delaware	00 1145 625 1855	245	\$69.266.00	9
Washington DC	\$234,924,505.00	1797	\$132,957.00	
Florida	\$1,107,773,735.00		\$56,061.00	J.
Georgia	02.1317.02.055	1	\$72,552.00	
Haweli	-			
Idaho	\$51,187,879.00	1354	537,404,00	
Slorell	\$1,181,335,596.00	17643	\$66,965.00	
Indiana	\$620,936,473.00	10779	\$57,606.00	
BMC	5275,362,601,00	ME3	541.405.00	
Kamsaş	S23M_231.49M.00	SIS	20 602 007	
Lantucky	00 EKC 425 1055	663	576.494.00	ı
everying)	00 me TTS 1005	tes	544,981,00	j
Maine	\$113,484,127.00		\$87.564.00	-129
Maryland	\$545,542,756.00		\$95,649,00	169
Massachusetts	\$730,997,983.00	Į	\$84.812.00	4
Michigan	\$994,416,609.00	15,091	\$65,894.00	XSE
Mhoesda	\$529,778,891.00	4995	\$306,061.00	2
Mississippi	\$111,666,834.00	3597	\$31,044.00	9
Missouri	\$492,086,422.00	10620	\$46,335.00	2%
Montana	546,986,320.00	1901	\$62,838.00	-6%
Mebraska	\$217,927,440.00	5117	\$42,583.00	-196
Mevada	\$122,837,546.00	4634	\$26,496.00	-36%
New Hampature	\$64,549,806,00	743	\$87,048.00	35%
New Jersey	\$962,082,727.00	Carry.	\$149,191.00	2%
VIEW INSERTO	598,553,891,00	Γ	\$53,014.00	348
New York	\$9,025,777,378,00	24962	\$121,215.00	-21%
North Carpling	COURTSTANTON	ı	\$57,944.00	-50
North Datota	\$62,917,595.00		\$59,022.00	-4%
ONO	\$1,340,213,436.00	12069	\$111,045.00	65%
Oldahome	\$254,260,446.00	8280	\$31,190.00	2
Oregon	\$466,077,801.00	8871	\$52,539.00	626
Pennsylvania	\$1,702,034,451.00	П	\$120,072.00	-14%
Rhode Island	\$167,825,001.00	1806	\$92,926.00	. LIX
South Carolina	\$226,109,373,00	ı	\$59,175.00	-13%
South Calcota	\$55,000,191,00		\$39,096.00	7%
Terresian	00.002,530,0028	7647	548,048.00	38.6
Texas	231	30,109	\$42 687 DD	- 119
Utah	\$151,130,626.00	7701	\$56,697.00	-13%
Vermont	547.211.555.00	1010	CDC 043 CD	
Virginia	\$640,663,430.00	ı	00 657 0715	
Washington	\$509,888,833.00	ŀ	193 AUG 200	-16%
West Winte	\$303,427,715.00		\$67,805,00	765-
Wisconsin	9452,394,127.00	6547	20,000.00	
Wyoming	\$37,157,181,00	Ř	20 101 00	1
The sale of the sale	DULL SELVICE	000		- 27

EXHIBIT A

The amounts spent statewide are not only for children in foster calls. The state lotal amounts
include federal funds from fittle IV-8 and SSBG, both of which are used to serve children in
protection/prevention cases who are not in foster care.